# Exhibit 1

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 2 of 154

TX No.	Sponsoring Witness**	Purpose**	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections
106	Active or settled defendant pending finalization of witness list and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00065579	106 [DEFS-0260]	Bates Numbered Document	Stipulated
269			TAITSU-00038419	269	2012-12-18 List of Zbr power capacitor	Admissible
520	AVX witness	Rebut allegations in Plaintiffs' Third	1111150 00030417	520 [DEFS-0525]	parts code  AVX Code of Business Conduct and	Stipulated
		Amended Complaint			Ethics 2013	•
530	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	PAN-C2694525_TAB 1 – TAB 4_CT0001	530 [DEFS-0302]	Bates Numbered Document	Stipulated
615	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00354493	615 [DEFS-0136]	Deposition Exhibit 615	Stipulated
709	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0704421	709 [DEFS-0248]	Bates Numbered Document	Stipulated
869	Active or settled defendant pending finalization of witness lists and deposition designations	•	AVX_F_0246164	869 [DEFS-0048]	Bates Numbered Document	Stipulated.
870	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0182278	870 [DEFS-0037]	Bates Numbered Document	Stipulated.
871	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_P_0000002	871 [DEFS-0099]	Bates Numbered Document	Stipulated.
880	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0057190	880 [DEFS-0030]	Bates Numbered Document	Stipulated; should be depo exhibit 498.
931	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HCA00040407	931 [DEFS-0157]	Bates Numbered Document	Stipulated
974	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0042666	974 [DEFS-0024]	Bates Numbered Document	Stipulated. Should be exh. 974.
1021	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	RUB_001769264	1021 [DEFSR-0125]	Bates Numbered Document	Stipulated
1023	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	RUB_001781889	1023 [DEFSR-0127]	Bates Numbered Document	Stipulated
1310			NEC-C0049432	1310	2010-07-30 Email	Admissible
1507	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	SHINYEI-E-000142906	1507 [DEFS-0331]	Bates Numbered Document	Stipulated
1549	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000052	1549 [DEFS-0256]	Bates Numbered Document	Stipulated
1550	Active or settled defendant pending finalization of witness list and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000066	1550 [DEFS-0257]	Bates Numbered Document	Stipulated

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 3 of 154

TX No.	Sponsoring Witness**	Purpose**	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections
1644	Active or settled defendant pending finalization of witness list and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_0162880	1644 [DEFS-0010]	Bates Numbered Document	Stipulated. Should be exh. 1644 as used in deposition
1653	Active or settled defendant pending finalization of witness list and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_0043575	1653 [DEFS-0007]	Bates Numbered Document	Stipulated but should be renumbered to depo exhibit 1653
2343	Active or settled defendant pending finalization of witness list and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00354333	2343 [DEFS-0135]	Deposition Exhibit 2343	Stipulated
5163	Active or settled defendant pending finalization of witness list and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HS00294656	5163 [DEFS-0171]	Bates Numbered Document	Stipulated.
5250	Active or settled defendant pending finalization of witness list and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint		5250 [DEFS-0081]	Third Supplemental Objections and Responses of Defendants Nichicon Corporation and Nichicon (America) corporation to Direct Purchaser Plaintiffs' Third Set of Interrogatories	Stipulated
5251	Active or settled defendant pending finalization of witness lists and deposition designations	•		5251 [DEFS-0082]	Rough Timeline of Nichicon's Participation in Multilateral Competitor Meetings as Set forth in Nichicon's	Stipulated
5382	Active or settled defendant pending finalization of witness lists and deposition designations  Active or settled defendant	Rebut allegations in Plaintiffs' Third Amended Complaint Rebut allegations in Plaintiffs' Third	NEC-C0048574 HS00089590	5382 [DEFS-0265] 5388 [DEFS-0166]	Bates Numbered Document  Bates Numbered Document	Stimulated
	pending finalization of witness list and deposition designations	Amended Complaint				Stipulated
5595	Active or settled defendant pending finalization of witness lists and deposition designations	•	NEC-C0392631	5595 [DEFS-0268]	Bates Numbered Document	Stipulated
5706	Active or settled defendant pending finalization of witness list and deposition designations			5706 [DEFSR-0085]	Defendants Hitachi Chemical Co., Ltd. and Hitachi AlC line.'s Second Supplemental Objections and Responses to Direct Purchaser Plaitniffs' Third Set of Interrogatories	Stipulated
5865	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00913412.00001	5865 [DEFS-0144]	Bates Numbered Document	Stipulated

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 4 of 154 Joint Trial Exhibit List - Agreed Exhibits

TX No.	Sponsoring Witness**	Purpose**	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections
5866	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00916361.00001	5866 [DEFS-0145]	Bates Numbered Document	Stipulated
5867	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint		5867 [DEFS-0084]	Defendant Matsuo Electric Co., Ltd.'s Supplemental Objections and Responses to Direct Purchaser Plaitniffs' Third Set of Interrogatories	Stipulated
5900	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint		5900 [DEFS-0989]	Appendix A - Multi-lateral Meetings; Appendix B - Bilateral Contacts	Stipulated
5912	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint		5912 [DEFSR-0083]	Bates Numbered Document	Stipulated
7446	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NEC-C0067845	7446 [DEFS-0267]	Bates Numbered Document	Stipulated
7447	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NEC-C0054532	7447 [DEFS-0266]	Bates Numbered Document	Stipulated
8037	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	PAN_0000097	8037 [DEFS-0295]	Bates Numbered Document	Stipulated
8141	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00054457	8141 [DEFS-0128]	Deposition Exhibit 8141	Stipulated
8720	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint		8720 [DEFS-0835]	Price Fixing, Bid Rigging and Market Allocation SchemesDepartment of Justice Guidelines [Dep. Ex. 8720 (Singer)]	Stipulated
8721	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint		8721 [DEFS-0836]	Statements of Antitrust Enforcement Policy In Health CareDepartment of Justice Guidelines [Dep. Ex. 8721 (Singer)]	Stipulated
8722	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint		8722 [DEFS-0837]	Federal Trade Commission - Information exchange: be reasonableFederal Trade Commission Guidelines [Dep. Ex. 8722 (Singer)]	Stipulated
12123			No bates number	X	Con Corp.s Third Supplemental Objections and Responses to DPPs' Third Set of ROGS	Admissible
12124			No bates number	X	2015-05-01 Defendants Shinyei Kaisha and Shinyei CapacitorCo., Ltd's Supplemental Responses to DPPs' First Set of ROGs	Admissible
12125			No bates number	X	2015-04-23 Defendants Taitsu Corp. and Taitsu America, Inc.'s Amended Response to DPPs' First Set of ROGs (NOS. 1-3)	Admissible
12135			HS00000084	X	2014-06-11 Production: Stock Purchase Agreement	Admissible
12136			HS00000296	X		Admissible

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 5 of 154 Joint Trial Exhibit List - Agreed Exhibits

TX No.	Sponsoring Witness**	Purpose**	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections
12137			HS00000476	X	2009-10-29 Production: Business Transfer	Admissible; Stipulated
					Agreement	-
12138			HS00149027	X	2012-05-00 Production: Company profile	Admissible
12139			No bates number	X	Tantalum/Niobium Chip Capacitor 2010-05-15 Holy Stone Annual Report	Admissible
12137			The bates named	A	2009	rumssion
12140			No bates number	X	2011-05-16 Holy Stone Annual Report 2010	Admissible
12141			No bates number	X	2017-05-10 Holy Stone Annual Report	Admissible
					2016 (Translation)	
12142			No bates number	Х	2015-09-11 Defendants Hitachi Amended Objections and Reponses to DPPs' Second Set of ROGs	Admissible
12143			No bates number	X	2018-07-05 Defendants' Holy Stone's (and Vishay) Second Supplemental Objections and Responses to DPPs' First Set of ROGs	Admissible
12144			No bates number	Х	2018-09-14 Press Release - "Sanctions Against Global Electonic Parts Price	Admissible
12145			DPP-000042	X	Fixing"  2015-01-09 NCC's website - Company Profile, Offices & Plants Guide	Admissible
12146			No bates number	X	2017-09-07 TRANSCRIPT OF PROCEEDINGS - In re: Capacitors Antitrust Litigation, N.D. Cal Case No. 3:14-cv-03264-JD	Admissible
12147			No bates number	X	2015-03-12 INDICTMENT - USA v. Takuro Isawa, N.D. Cal. Case No. 4:15-cr- 00163-JD	Admissible
12218			ELNA_NDCAL-00016116	X	Codes (?)	Admissible
12220			ELNA_NDCAL-00034295	X	Undated - List of Data	Admissible
12222			ELNA_NDCAL-00091679	X	List of Data	Admissible
12350			HS00000492	X	HHPC Holy Stone Polytrch Co., Ltd. Manual / Catalogue Tantalum Electrolytic Capacitor Niobium Electrolytic Capacitor	Admissible
13823			X	X	Defendant Toshin Kogyo's Motion to Dismiss Plaintiff's Complaint, (November 14, 2014)	Admissible
DEFS-0101	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	RUB_000006522	2189	Rubycon, Feb. 25, 2009, "Minutes of SM Meeting"	Stipulated

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 6 of 154 Joint Trial Exhibit List - Agreed Exhibits

TX No.	Sponsoring Witness**	Purpose**	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections
DEFS-0102	Active or settled defendant	Rebut allegations in Plaintiffs' Third		8508	Rubycon, Jan. 25, 2010, "Minutes of SM	Stipulated.
	pending finalization of witness lists	Amended Complaint	RUB_003459983		Meeting"	
	and deposition designations					
DEFS-0103	Active or settled defendant	Rebut allegations in Plaintiffs' Third	D. ID. 000000000	2162	Rubycon, Jan. 18, 2005, "Minutes of the	Stipulated.
	pending finalization of witness lists	Amended Complaint	RUB_002308605		SM meeting"	
DEFS-0104	and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third		1021	Rubycon's Shoe Ide, June 3, 2008, email	Stipulated. Should use depo exhibit no. 1021. Question for defendants:
DEF5-0104	pending finalization of witness lists		RUB 001769264	1021	attaching "Cup meeting minutes	Is the next exhibit supposed to be part of this?
	and deposition designations	Amended Complaint	KCB_001709204		(080602).doc"	is the next exhibit supposed to be part of this:
DEFS-0105	Active or settled defendant	Rebut allegations in Plaintiffs' Third		1022	Rubycon, June 2, 2008, "CUP Meeting	Stipulated
	pending finalization of witness lists				Minutes"	
	and deposition designations	•	RUB_001769265			
DEFS-0106	Active or settled defendant	Rebut allegations in Plaintiffs' Third		1023 & 1024	Rubycon's Shoe Ide, June 30, 2008, email	Stipulated. Translation does not need to be included twice.
	pending finalization of witness lists	Amended Complaint	RUB_001781889 &		attaching "Cup meeting minutes	
	and deposition designations		RUB_000006532		(080625).doc"	
DEFS-0107	Active or settled defendant	Rebut allegations in Plaintiffs' Third		1025	Rubycon, July 15, 2008, "CUP Meeting	Stipulated. Certification incorrectly noted date. To defenedants: A and
	pending finalization of witness lists	Amended Complaint	DLID 001201602		Minutes"	b tabs should be verified; something seems off.
DEFS-0127	and deposition designations Active or settled defendant	Delegation in District Third	RUB_001291692	X	Deter New Low I December	Crimoland
DEFS-012/	pending finalization of witness lists	Rebut allegations in Plaintiffs' Third	ELNA_NDCAL-00028510	A	Bates Numbered Document	Stipulated
	and deposition designations	Amended Complaint				
DEFS-0129	Active or settled defendant	Rebut allegations in Plaintiffs' Third	ELNA NDCAL-00238936	X	Bates Numbered Document	Stipulated, but appears to be incomplete - email references three
D210 012)	pending finalization of witness lists		EE: 41_1.B e: 1E 00230730	**	Bates Francocca B coamen	attachments but doc only has one
	and deposition designations	- Intended Complaint				and the said doe only has one
DEFS-0174	Active or settled defendant	Rebut allegations in Plaintiffs' Third	HS00346626	X	Bates Numbered Document	Stipulated.
	pending finalization of witness lists					
	and deposition designations	-				
DEFS-0293	Active or settled defendant	Rebut allegations in Plaintiffs' Third	OKA-0002669	X	Bates Numbered Document	Stipulated, though this appears to be part of the same doc as the prior
	pending finalization of witness lists	Amended Complaint				document and we would like to discuss.
	and deposition designations				<del></del>	
DEFS-0294	Active or settled defendant	Rebut allegations in Plaintiffs' Third	OKA-0002937	X	Bates Numbered Document	Stipulated, though this appears to be part of the same doc as the prior
	pending finalization of witness lists and deposition designations	Amended Complaint				document and we would like to discuss.
DEFS-0298	Active or settled defendant	Rebut allegations in Plaintiffs' Third	PAN 0007867	X	Bates Numbered Document	Stipulated
DLI 3-0276	pending finalization of witness lists		1 A1 \_000 / 80 /	Α	Bates Numbered Bocument	Supulated
	and deposition designations	- Intended Complaint				
DEFS-0361	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00169239	X	Bates Numbered Document	Stipulated
	pending finalization of witness lists					
	and deposition designations	-				
DEFS-0595	Active or settled defendant	Rebut allegations in Plaintiffs' Third		X	https://www.justice.gov/atr/price-fixing-	Stipulated
	pending finalization of witness lists	Amended Complaint			bid-rigging-and-market-allocation-	
	and deposition designations				schemes	
DEFS-0784	Active or settled defendant	Rebut allegations in Plaintiffs' Third		X	European Commission press release	Stipulated
	pending finalization of witness lists	Amended Complaint			concerning Statement of Objections sent	
	and deposition designations				to various capacitor manufacturers, dated	
DEFS-0806	Active or settled defendant	Rebut allegations in Plaintiffs' Third		X	Taiwanese Federal Trade Commission	Stipulated
	pending finalization of witness lists	Amended Complaint			("TFTC") press release announcing that it	
	and deposition designations				imposed fines on ten capacitor	
DEED 0005					manufacturers, dated December 9, 2015	
DEFS-0907	Active or settled defendant	Rebut allegations in Plaintiffs' Third		X	KEMET Corporation, "Manufacturer's	Stipulated
	pending finalization of witness lists	Amended Complaint			Cross Reference and Multilayer Ceramic Chip Capacitor Part Numbering Systems,'	
	and deposition designations				December 1999	
DEFS-0908	Active or settled defendant	Rebut allegations in Plaintiffs' Third		X	KEMET Corporation, "Tantalum Chip	Stipulated
22.5 0,00	pending finalization of witness lists			-	Cross Reference Guide," November 2004	
	and deposition designations					
DEFSR-0071	Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB_000005811	X	Bates Numbered Document	Stipulated
	pending finalization of witness lists	Amended Complaint				
	and deposition designations					
DEFSR-0095	ELNA witness	Rebut allegations in Plaintiffs' Third		X	U.S. v. Elna, 16-cr-365, ECF No. 40	Stipulated
		Amended Complaint			(N.D. Cal. Mar. 15, 2018) (Plea	
					Agreement)	

#### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 7 of 154 Joint Trial Exhibit List - Agreed Exhibits

TX No.	Sponsoring Witness**	Purpose**	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections
DEFSR-0097	Active or settled defendant	Rebut allegations in Plaintiffs' Third	MATSUO 00000858	X	Bates Numbered Document	Stipulated
	pending finalization of witness lists	Amended Complaint				
	and deposition designations					
DEFSR-0099	Active or settled defendant	Rebut allegations in Plaintiffs' Third	MATSUO 00000920	X	Bates Numbered Document	Stipulated
	pending finalization of witness lists	Amended Complaint				
	and deposition designations					
DEFSR-0126	Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB_002309668	X	Bates Numbered Document	Stipulated
	pending finalization of witness lists	Amended Complaint				
	and deposition designations					
DEFSR-0128	Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB_002309688	X	Bates Numbered Document	Stipulated
	pending finalization of witness lists	Amended Complaint				
	and deposition designations					

<sup>\*\*</sup>Defendants reserve all rights to made amendments to the items they list in these columns. These are preliminary identifications and subject to change after finalization of the witness lists and deposition designations.

<sup>\*\*\*</sup>Defendants reserve all rights to make changes to all content in this exhibit list based on DPPs' failure to incorporate Defendants' previous edits to this list, documents misidentified by DPPs, or any similar issues.

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 8 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
66	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	TAITSU-00043509	66 [DEFSR-0073]	Deposition Exhibit No. 66	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
81	Nakatani, Kazushi "Jack"	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0065852	81	07-22-2010 email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation and personal knowledge are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
84	Nakatani, Kazushi "Jack"	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0063926	84	5-18-2010 email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation and personal knowledge are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
93				93 [DEFS-0766]		ns Relevance, probative value outweighed by risk of confusion, misleading the gn jury, undue delay, wasting time, or needlessly presenting cumulative evidence; R. foundation, hearsay; 401, 403, 802	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
107	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00026238	107	2014-04-30 Matsuo's Market Research Group meeting attendance record 2002 - 2014	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
109	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000384	109	2007 "Shimotsuki-kai" (6th Presidential Conference) Wednesday, November 7 - Thursday, November 8, 2007	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
110	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00026276	110	2008 August MK Group Joint Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
111	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000417	111	2009-01-21 Market Research Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
112	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000420	112	2009-02-12 Market Research Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
113	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000425	113	2009-03-11 Minutes of Market Research Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
114	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000430	114	2009-04-16 Minutes of Market Research Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
115	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000435	115	2009-05-21 Minutes of Market Research Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
117	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000458	117	2010-04-21 Market Research Group Meeting Report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
118	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000468	118	2010-05-21 Market Research Group Meeting Report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
119	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000478	119	2010-06-17 Market Research Group Meeting Report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
120	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000493	120	2010-07-16 Market Research Group Meeting Report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
132	Nakamura, Takashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-JUR-00005311	132	Letter to Embassy of the United States of America, Tokyo, Japan Nor Immigrant Visa Section Re: E-2 Visa Application for Mr. Koichi Fumoto/United Chemi-Con, Inc. Type: Replacement	n- Foundation; Reservation of ObjectionDocument Incomplete	Foundation is not subject to reasonable dispute
138	Nakatani, Kazushi "Jack"	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000453	138	2005-09-08 email	Translation not provided	The Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 9 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
151	Shinyei witness	Rebut allegations in Plaintiffs' Third Amended Complaint		151 [DEFS-0825]	Declaration of Yoshiaki Danno In Support of Defendants' Joint Motion for Partial Summary Judgment Dismiss Plaintiffs' Sherman Act Claims For Foreign Transactions Or, In The Alternative To Simplify The Issues Under Fed. R. CI. P. 16. [Dep. Ex. 151 (Danno)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
153	Shinyei witness	Rebut allegations in Plaintiffs' Third Amended Complaint		153 [DEFS-0826]	Shinyei Defendants' Summary of Methodology For FTAIA Declaration [Dep. Ex. 153 (Danno)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
168	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00003666	168	2005-5-9 email	Translation not provided	The Class will discuss "translation issue" with Defendants
169	Nishino, Hideki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000317-T001	Use 169 (Dup of Depo Exh. 230)	2010-05-18 email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
190	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-0002663	190	2005-02-19 Notice of Holding JFC Association Regular Meetings	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
191	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000487	191	2005-02-19 Reports of JEITA Kansai Branch Joint Committee Meeting and JFC Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
193	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000494	193	2007-12-17 Minutes of JFC Association December Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
198	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000469	198	2008-04-11 JFC April General Conference - Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
199	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000471	199	2008-07-25 Records for the JFC Meeting for July of 2008	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
200	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000016	200	2008-06-11 email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 10 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
201	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157843	201	2005-08-16 email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
203	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157845	203	2007-02-15 email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
204	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157728	204	2007-02-27email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
205	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157653	205	2007-04-11 email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
206	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157726	206	2006-10-24 email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
207	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000476	207	2009-02-12 JFC Association February 2009 Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	exceptions 803(1), (3), (0), (8), (22) Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
208	Okumura, Takehisa	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000478	208	2009-04-13 JFC General Meeting for April of 2009 Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
209	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000461	209	2010-09-13 JFC Association September 2010 Regular Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
210	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000480	210; 256	2009-09-14 JFC September 2009 Periodic Meeting Minutes of Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
211	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000463	211	2011-04-08 JFC Association FY2010 General Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
219	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA- 000157562	219	2006-11-08 JFC Meeting 2006 3rd regular meeting	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
230	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000317	230	5-18-10 Email (Japanese only)	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	1
239	Nakatani, Kazushi "Jack"	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0066391	239	7-23-10 email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs cumulative nature; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
251	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00151598	251	2009-03-24 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 11 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
253	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00151540	253	2009-08-04 Email	Foundation; Hearsay (801, 802); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior stateme of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
258	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00151699	258		Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection–Reservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statem of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
269	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00038419	269	2012-12-18 List of Zbr power capacitor parts code	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of Objection—Reservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statem of witness; statement of party opponent; judicial admission; hearsay exceptions
271	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00152134	271	2014-03-15 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of Objection—Reservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statem of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
294	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00148819	294	2008-06-26 Email	Foundation	Foundation not subject to reasonable dispute; not offered for truth; prior statem of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
296	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00149086	296	2010-03-30 Email	Foundation; Reservation of Objection—Reservation of Objection Pending Translation Review	Foundation is not subject to reasonable dispute
298	Suzuki, Kazutoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC- CAP-00170573	298	2010-04-12 Email	Foundation	Foundation is not subject to reasonable dispute
302	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00410649	302 [DEFS-0140]	Deposition Exhibit 302	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
323	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00079375	323	2005-07-05 Email	Foundation	Foundation is not subject to reasonable dispute
327	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00080849	327	2008-08-18 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
330	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HCA00037708	330; 348	2006-12-19- Email re. Market Study Group Report of circumstances of each company		The Class will discuss "translation issue" with Defendants
331	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HCA00036759	331	2007-04-04 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
373	Active or settled defendant pending finalization of witness lists and deposition designations			373 [DEFS-0767]	Hitachi Chemical Japan and Hitachi AIC Annual Sales of Capacitors Billed to KOA Speer in the US by Capacitor Type, January 2002 - December 2014	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 12 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
412	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00087925	412	2005-04-26 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendant
415	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008384	415	Handwritten notes for 8/8/2005 and 8/8/2004	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
416	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1099127	416	2005-10-19 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
417	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1099128	417	Report: Sanyo-NEC/Tokin-KEMET Meeting October 17, 2005	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
418	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2099023_CT0001	418	2005-10-18 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	
419	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0104758	419	2005-12-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; not
422	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000487	422; 7163	2006-07-21 Email	Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
424	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0977758	424	2008-09-04 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
425	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000303	425; 2836	Meeting Minutes: Visit to KEMET corporation Head Quarters	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
426	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000544	426	2008-01-30 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Subject to MIL; Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
427	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0140666	427	2008-02-14 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
438	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000505	438	2010-09-16- Marketing Study Meeting Report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
439	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000511	439	Report submitted to Market Study Group Meeting Report [Submitted on 10/18/2010]		Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
440	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSU 00000516	440	November 2010 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
441	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000526	441	December 2010 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 13 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
442	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000537	442	Report submitted Market Study Group Meeting [Submitted on 1/21/2011]	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponer judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class w discuss "translation issue" with Defendants
443	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	MATSUO 00000542	443	2011-02-17 Report submitted Market Study Group Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponen judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class witnesses, "translation issue" with Defendants.
444	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	MATSUO 00000548	444	2011-03-17 March 2011 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponer judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class w
445	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000561	445	2011-04-19 April 2011 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class with discuss "translation issue" with Defendants
446	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000575	446	2011-05-20 May 2011 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class with discuss "translation issue" with Defendants
447	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000585	447	2011-06-17 Report Market Study Group Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants
448	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000592	448	2011-07-22 July 2011 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants
449	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000601	449	2011 Market Study Group Joint Meeting August 29 ~ 30, 2011	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class with discuss "translation issue" with Defendants
450	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000614	450	2011-09-22 Report submitted on 9/22/ 2001 to Market Study Group Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants
451	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000620	451	2011-10-24 October 2011 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants
452	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000630	452	2011-11-17 November 2011 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants
453	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000639	453	2011-12-19 December 2011 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants
454	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000649	454	2012-01-20 January 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class with discuss "translation issue" with Defendants
455	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000659	455	2012-02-20 February 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants
456	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000671	456	2012-03-21 March 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party oppone judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class v discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 14 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
457	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000681	457	2012-04-23 April 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
458	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000692	458	2012-05-21 May 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
459	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000703	459	2012-06-19 June 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
460	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000713	460	2012-07-17 July 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
462	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000755	462	2012-09-18 September 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
463	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000765	463	2012-10-22 October 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class wil discuss "translation issue" with Defendants
464	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000775	464	2012-11-19 November 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
465	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000785	465	2012-12-19 December 2012 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
466	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000795	466	2013-01-25 January 2013 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
467	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000807	467	2013-02-12 February 2013 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class wild discuss "translation issue" with Defendants
468	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000818	468	2013-03-19 March 2013 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class wild discuss "translation issue" with Defendants
469	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000830	469	2013-04-16 April 2013 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
470	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000839	470	2013-05-21 May 2013 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
471	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000850	471	2013-06-18 June 2013 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 15 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
472	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000862	472	2013-07-23 July 2013 Market Study Group Meeting report	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
473	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000873	473	Report on 2013 Market Study Group Joint Meeting August 1-2, 2013	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
477	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034975	477	2010-07-22 Email	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
493	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00031129	493 [DEFS-0259]	Bates Numbered Document	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay, foundation, hearsay, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
498	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0064627.00020	498 [DEFS-0031]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
504	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0213020	504 [DEFS-0040]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
505	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0031533	505 [DEFS-0022]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
506	King, Willing	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0265341	506	2004-03-04 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)  PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901.	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
507	King, Willing	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0273928	507	2004-06-04 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
508	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0055488	508 [DEFS-0029]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
510	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0554311	510 [DEFS-0072]	Bates Numbered Document	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
510	King, Willing	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0260947	510	2006-05-31 Email	PLTF - Relevance, foundation, hearsay; 401, 403, 802, 901.  Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay, 403, 802.	Foundation, personal knowledge and competency are not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
513	King, Willing	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU001107727	513	2013-07-11 Email	Cumulative; Foundation; Hearsay within Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	Foundation, personal knowledge and competency are not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22);
529	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00830812	529	AVX Meeting Minutes For Meeting held on April 26, 2005	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleadine jury
530	Millman, Bill	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00079316	530	2004-02-24 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Foundation, personal knowledge and competency are not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
539	Abe, Konosuke	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005745	539	2014-02-25 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
550	Abe, Konosuke	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00350544	550	Translated version of Exh 551 provided by Taitsu	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 16 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
578	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0153422	578	2008-09-04 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial Confusing, or Misleading (403)	Relevance outweighs any risk due to cumulative nature or risk of prejudice, , confusion, or misleading the jury; not offered for truth; prior statement of witness statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dismute
591	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	TAITSU-00043648	591 [DEFSR-0074]	Deposition Exhibit No. 591	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
604	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	TAITSU-00145212_CT00001	604 [DEFSR-0075]	Deposition Exhibit No. 604	DEFS OBJ - Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  PLTFS - Plaintiffs reserve all objections, and want to discuss with Defendants	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
608	Kobayashi, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00083007	608	2013-08-06 Email	the reason for including this document with the prior document Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403); Subject to Motion in Limine	Relevance outweighs any risk of prejudice, confusion, or misleading the jury
618	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00354558	618	2010-01-05 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
620	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00354562	620	2010-01-25 Email from Imai to Inoue regarding a request from NCC to Elna to pass on a discount to Samsung PC. Elna agrees to make a slight adjustment of roughly 1%. (not duplicate of Depo Exh #620 as that exhibit is a japanese document onlyno translation).	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
626	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU004116295	626	2010-08-11 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury
628	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00354292	628	2011-08-23 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
631	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003622005	631; 1007	Undated - Rubycon record of holding CUP meetings from June 2006 to June 2009	Cumulative (403); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute
633	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00469507	633	5/15/2007 Email	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
634	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00469508	634	Undated - Spreadsheet titled "price increase information 070419"	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
636	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00354296	636	2011-08-25 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
664	Spada, Fernando	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00305084	664	2008-10-17 Memo: Minutes of Talks with KEMET	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statemes of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
678	Shimoi, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157322	678	2004-07-12 JFC membership register (FY2004)	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge or Competency Translation Issue
700	Lane, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0796680	700	2004-03-23 Email	Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency Prejudicial, Confusing, or Misleading  PLTFS - Relevance, hearsay; 401, 403, 802.	; Foundation, personal knowledge and competency are not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
701	Lane, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AXF_F_0606028	701	2004-04-01 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury

#### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 17 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
703	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0255945	703 [DEFS-0052]	Bates Numbered Document	Probative value outweighed by risk of confusion, misleading the jury, undue	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				delay, wasting time, or needlessly presenting cumulative evidence; hearsay, 403, 802.	witness lists, and context of use of exhibit and objection in trial context
720	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0949971	720 [DEFS-0089]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
727	Marshall, C. Jackson	Proof of Defendants' liability for	AVX_F_0053739	727	2006-04-17 Email	Hearsay within Hearsay (801, 802, 805)	Foundation, personal knowledge and competency are not reasonably subject to
		conspiracy, impact on the Plaintiff Class,					dispute; not offered for truth; prior statement of witness; statement of party
		and resulting damages					opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22);
							relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
767	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000363	767	2007-02-14 Matuo's data prepared and submitted to March 2007 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
	,,	conspiracy, impact on the Plaintiff Class,		1.2.	meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages					discuss "translation issue" with Defendants
770	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000364	770	2007-03-14 Matuo's data prepared and submitted to March 2007 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
771	Koyama, Atsushi	and resulting damages Proof of Defendants' liability for	MATSUO 00000365	771	2007-04-18 Matuo's data prepared and submitted to April 2007 MK	Hearsay within Hearsay (801, 802, 805)	discuss "translation issue" with Defendants  Not offered for truth; prior statement of witness; statement of party opponent;
//1	Koyama, Atsusm	conspiracy, impact on the Plaintiff Class,	MA1800 00000303	//1	meeting	Hearsay Within Hearsay (801, 802, 803)	judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages			incernig		discuss "translation issue" with Defendants
773	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000366	773	2007-05-17 Matuo's data prepared and submitted to September 2007	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			MK meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages					discuss "translation issue" with Defendants
775	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000371	775	2007-06-06 Matuo's data prepared and submitted to June 2007 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
776	Koyama, Atsushi	and resulting damages Proof of Defendants' liability for	MATSUO 00000372	776	2007-07-18 Matuo's data prepared and submitted to July 2007 MK	Hearsay within Hearsay (801, 802, 805)	discuss "translation issue" with Defendants  Not offered for truth; prior statement of witness; statement of party opponent;
//0	Koyama, Atsusm	conspiracy, impact on the Plaintiff Class,	MA1800 00000372	776	meeting	Hearsay Within Hearsay (801, 802, 803)	judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages			incernig		discuss "translation issue" with Defendants
777	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000383	777	2007-09-12 Matuo's data prepared and submitted to September 2007	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			MK meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages					discuss "translation issue" with Defendants
779	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000389	779	2008-02-13 Matuo's data prepared and submitted to February 2008 MI	K Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class, and resulting damages			meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
780	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000390	780	2008-03-12 Matuo's data prepared and submitted to March 2008 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
700	rtoyana, rtsusin	conspiracy, impact on the Plaintiff Class,	M11300 00000370	700	meeting	(601, 602, 603)	judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages					discuss "translation issue" with Defendants
782	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000391	782	2008-04-09 Matuo's data prepared and submitted to April 2008 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
702	T	and resulting damages	MA TOLIO 00000202	702	2000.05.1436	II 'II' (001 002 005)	discuss "translation issue" with Defendants
783	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	MATSUO 00000392	783	2008-05-14 Matuo's data prepared and submitted to May 2008 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages			meeting		discuss "translation issue" with Defendants
785	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000393	785	2008-06-04 Matuo's data prepared and submitted to June 2008 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages					discuss "translation issue" with Defendants
786	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000394	786	2008-08-21 Matuo's data prepared and submitted to August 2008 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
787	Koyama, Atsushi	and resulting damages Proof of Defendants' liability for	MATSUO 00000407	787	2008-09-10 September 2008 MK Meeting Minutes and Matuo's data	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
707	recyania, rususiii	conspiracy, impact on the Plaintiff Class,	111111111111111111111111111111111111111	101	prepared and submitted to the meeting	110a13a3 Wallin 110a13a3 (001, 002, 003)	judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages			rr		discuss "translation issue" with Defendants
788	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000414	788	2008-10-08 Matuo's data prepared and submitted to October 2008 MK	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			meeting		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
#00	27.1	and resulting damages	DIID 0000055777	700	2000 10 00 0 1 2000 1771 2 27	H 31. H (001 002 005)	discuss "translation issue" with Defendants
789	Nakayama, Akira	Proof of Defendants' liability for	RUB_000005577	789	2008-10-09 October 2008 MK Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Relevance and probative value outweigh cumulative nature of document; not
		conspiracy, impact on the Plaintiff Class, and resulting damages					offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss
		and resulting damages					"translation issue" with defendants
790	Koyama, Atsushi	Proof of Defendants' liability for	MATSUO 00000415	790	2008-11-05 Matuo's data prepared and submitted to November 2008	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent;
		conspiracy, impact on the Plaintiff Class,			MK meeting	• • • • • • • • • • • • • • • • • • • •	judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will
		and resulting damages					discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 18 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
793	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000416	793	2008-12-05 Matuo's data prepared and submitted to Dec/2008 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
794	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005600	794	2008-12-05 - Dec/2008 MK Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
795	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005611	795	2009-01-22 Jan/2008 MK Meeting Minutes and a set of data each company submitted to the meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
796	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001320183	796	2009-05-21 May/2009 MK Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
797	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000440	797	2009-06-18 Matuo's data prepared and submitted to June/2009 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
798	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000441	798	2009-07-16 Matuo's data prepared and submitted to July/2009 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
799	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000442	799	2009-08-21 Matuo's data prepared and submitted to Aug/2009 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
800	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000443	800	2009-09-17 Matuo's data prepared and submitted to Sept/2009 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
801	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000444	801	2009-11-25 Matuo's data prepared and submitted to Nov/2009 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
802	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000445	802	2009-12-21 Matuo's data prepared and submitted to Dec/2009 MK meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
803	Koyama, Atsushi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000446	803	2010-01-21 Matuo's data prepared and submitted to Jan/2010 MK meeting	Hearsay within Hearsay (801, 802, 805); Prejudicial, Confusing, or Misleading (403)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
817	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005751	817	2014-02-19 Email reply from Ishigami confirming meeting with Adach at 4:30 PM	i Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants; relevance outweighs any undue prejudice, confusion, or potential to mislead
819	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000488	819	2005-04-21 Email recapping 2005 FCC General Meeting held on 4/15/2005	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
820	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000564		2011-07-25 Email with attachment	Hearsay within Hearsay (801, 802, 805)	The Class will discuss "translation issue" with Defendants
822	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000692586	822	2/07/2013 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
823	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000460872	823	2/21/2014 JFC Meeting Minutes and accompanying email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
824	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000131985	824; 1597	11/01/2013 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805); Prejudicial, Confusing, or Misleading (403)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
825	Abe, Konosuke	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005797	825	2014-02-24 Email recapping 2/21/2014 JFC Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any undue prejudice, confusion, or potential to mislead
831	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000124380	831	04/12/2013 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
832	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000099218	832	11/29/2012 JFC Meeting Minutes - appears to be a shorter version of minutes from the same meeting as in Ex. 830	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 19 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
838	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-0000389456	838	2009-08-16 Email btw Shinyei and Nissei	Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Cumulative (403); Foundation	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
839	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-00481035	839	2002-08-06 Document, "Regarding the holding of JFC September 2002 regular meeting"	2 Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any "cumulative" objection; foundation is not subject to reasonable dispute
842	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-001222079	842	2007-08-28 Aug/2007 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
843	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-001240136	843	2007-07-05 July/2007 JEITA Meeting discussion on capacitors	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
847	Adachi, Yashuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000081303	847	2010-01-17 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection-Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
857	Akagi, Harumasa	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0001827	857	2008-06-30 Email	Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Reservation of Objection-Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
858	Akagi, Harumasa	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007816	858	2013-12-05 Email	Foundation; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevant
872	Collis, Peter	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0241311	872	2007-04-12 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; relevance outweighs any risk of undue prejudice, confusion, or misleading the jur
873	Millman, Bill	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0531466	873	2003-04-23 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any potential cumulative nature of exhibit; foundation, knowledge, and competency are not subject to reasonable dispute; relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
878	Millman, Bill	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0569599	878	2004-04-06 Email	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Foundation, knowledge, and competency are not subject to reasonable dispute; relevance outweighs any risk of undue prejudice, confusion, or misleading the ju
879			AVX_F_0558889	879 [DEFS-0073]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
881			AVX_F_0567208	881 [DEFS-0075]	Bates Numbered Document	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	
883	Millman, Bill	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2051860	883	2006-02-13 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; r offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22)
884	Millman, Bill	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0260478	884	2006-04-04 Email	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; no offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs an risk of undue prejudice, confusion, or misleading the jury
895	Millman, Bill	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ROHM_00096701	895	2012-03-05 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk of undue prejudice, confusion, misleading the jury or being cumulative; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
919	Yokote, Akio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001255957	919	2007-02-14 Feb/2007 MK Meeting Minutes	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; n offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs arrisk of undue prejudice, confusion, or misleading the jury
920	Yokote, Akio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00122916	920	2007-06-02 Email of Ochiai preparing HAIC data to submit to the upcoming MK meeting	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; r offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs at risk of undue prejudice, confusion, or misleading the jury
926	Yokote, Akio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00102859	926	2007-11-14 Email	Cumulative (403); Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute;
934	Yokote, Akio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HS00117203	934	2014-05-26 Ochiai's letter of apology to the company president	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; beareast exceptions 803(1) (3) (6) (8) (22):

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 20 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
938	Yokote, Akio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000152124	938	2003-01-28 JFC Meeting Member Name Roster (FY2002)	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial
941	Yokote, Akio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages.	HIT00096755	941	2007-07-23 Email	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, bearsar, 601, 403, 805	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of wineses; statement of party opponent; judicial admission; hearest westlose 803(1) (3) (6) (8) (22); relatives outwints any
949			AVX_F_0857072	949 [DEFS-0084]	Bates Numbered Document	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	
953	Ong, Kelvin	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	AVX_F_0252381	953	2005-06-27 Email	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, houseast 401, 403, 802	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial
955		and resulting damages	AVX_F_0252403	955 [DEFS-0050]	Bates Numbered Document	Foundation; Hearsay, Irrelevant; Lack of Personal Knowledge or Competency: Prejudicial, Confusing, or Misleading	admission: hearest aventions XIIXII (3) (b) (X) (7) relavance outwards and
961	Jackson, C. Marshall	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class.	AVX_F_0922095	961	2003-10-15 Email	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay,	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or
972		and reculting damages	AVX_F_0263248	972 [DEFS-0056]	Bates Numbered Document	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay,	THE AT INGRACING USES NOT Afford for Italia. Spice estamant of Nutrace: estamant
973			AVX_F_0525196	973 [DEFS-0069]	Bates Numbered Document	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay,	
976			AVX_F_0259534	976 [DEFS-0054]	Bates Numbered Document	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	
1000	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000080	1000	2008-07-11 Email	Hearsay within Hearsay (801, 802, 805)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1003	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	MATSUO 00041735	1003	Undated- Record of the info exchange meeting held btw Matsuo and Holy Stone on 8/11/2010	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1008	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003455279	1008	2005-02-16 Feb/2005 ATC Group Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1010	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000678726	1010	2006-05-24 May/2006 MK Group Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1011	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646817	1011	2006-06-07 Five-Company Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1012	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003456595	1012	2006-06-13 June/2006 MK Group Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1013	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005348	1013	2006-12-18 December/2006 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
1014	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000647279	1014	2007-02-14 Feb/2007 MK Group Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	

#### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 21 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1016	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005417	1016	2007-09-13 September/2007 MK Group Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1018	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002306743	1018	2008-03-26 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1019	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459952	1019	2008-05-21 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
1020	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001767700	1020	2008-05-22 Email re Cup meeting and strategy to use newspapers and other means to appeal to companies re profitability forecasts	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
1022	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001769265	1022	6/2/2008 CUP Meeting Minutes (HOT)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1024	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006532	1024	6/25/2008 Cup Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1025	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001291692	1025	7/15/2008 CUP Meeting Minutes	Reservation of ObjectionDescription Inaccurate; Translation Issue	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1029	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005591	1029	November/2008 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	
1033	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003456641	1033	May/2009 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1034	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005690	1034	June/2009 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; personal knowledge, competency and foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1035	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005702	1035	7/16/2009 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1037	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005806	1037	February/2010 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; the Class will discuss "translation issue" with Defendants
1038	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005819	1038	March/2010 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; the Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 22 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1039	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005830	1039	April/2010 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; the Class will discuss "translation issue" with Defendants
1040	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005846	1040	June/2010 MK Group Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay
1042	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003456659	1042	August/2010 Mk Group Joint Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay
1043	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005996	1043	October/2010 MK Group Joint Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value of document outweigh cumulative nature; foundation, knowledge and competency are not subject to reasonable dispute; not offered for
1044	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000645276	1044	2012-04-23- Report/Minutes Ide's report	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay
1076	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001729799	1076	2007-12-17 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for not offered for truth; prior statement of witness; statement of party
1079	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001772903	1079	Meeting minutes of Rubycon's internal Second Price Recovery Review	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any
1080	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001288824	1080	2008-06-24 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any
1088	Mori, Sadaaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00125272	1088	2006-09-15 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22);
1089	Mori, Sadaaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00125260	1089	2007-04-16 Email	Cumulative; Hearsay; Irrelevant; Prejudicial, Confusing, or Misleading	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1097	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_0020190	1097	written reprimand	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue
1098	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0919632	1098	2002-09-13 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement
1100	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0797047	1100	2004-06-08 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1103	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN- C2694525	1103	Panasonic's business trip report re POSCAP	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1104			AVX_F_0959746	1104 [DEFS-0091]	Bates Numbered Document	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 23 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1109	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0140173	1109	2008-02-03 Email	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1117	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0823372	1117	2009-03-20 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1126	Funato, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU003152148	1126	2009-04-26 Email To H. Nishimoto; From: M. Nagai re meeting Nishimoto scheduling a meeting: ">AVX visit to Japan May 18 is a Monday, did you mean May 17? On (Mon) May 18, VP Takagaki and myself already have plans that day for a meeting at Narita about tantalum powder and tantalum capacitors. (Planning to return to Osaka on May 19)" [Complete Version = Japanese original doc. + certified translation] Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.		Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1127	Collis, Peter	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C5663429	1127	2009-05-18 Email	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	The Class will discuss "translation issue" with Defendants
1128	Collis, Peter	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000243	1128	Torii's handwritten notes	Hearsay; Subject to MIL; Hearsay within Hearsay; Reservation of Objection-Reservation of Objection Pending Translation Review; Prejudicial Confusing, or Misleading	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1132	Collis, Peter	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002113	1132	2009-12-07 Email	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead
1134	Collis, Peter	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000306	Use: 1134 (Dups: 7597 (?); 228; 228A; 150)	2009-12-07 Email	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1135			AVX_F_0724058	1135 [DEFS-0080]	Bates Numbered Document	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	
1137	Collis, Peter	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0051907	1137	2003-03-08 Email	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay, 403, 802.	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1143			AVX_F_0259263	1143 [DEFS-0053]	Bates Numbered Document	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	
1144	King, Willing	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0947800	1144	2008-03-04 Email	PLTFS - Relevance, authenticaton, hearsay, 401, 403, 802, 901.  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1148			AVX_F_0729502	1148 [DEFS-0081]	Bates Numbered Document	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay, 403, 802.	
1149	Collis, Peter	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU004690064	1149	2011-10-03 Email	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay, 403, 802.	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 24 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1150			AVX_F_0565411	1150 [DEFS-0074]	Bates Numbered Document	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	
1202	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000015	1202	2007-12-19 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury; the Class will discuss "translation issue" with Defendants
1204	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000218	1204	Umeda's handwritten notes on JFC meeting	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury; the Class will discuss "translation issue" with Defendants
1210	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU000240346	1210	2008-07-16 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury; the Class will discuss "translation issue" with Defendants
1212	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000338	1212	2008-08-05 Email	Cumulative (403); Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Hearsay within Hearsay (801, 802, 805); Reservation of Objection—Reservation of Objection Pending Translation Review	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1217	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-00002123	1217	Production status of competitors (the info obtained from JFC meeting)		Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1218	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002142	1218	Umeda's handwritten notes, date range 10/18-20/2008	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1221	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0001996	1221	2009-02-18 Email	Foundation, hearsay, 802, 901.	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1225			PAN_0000222	1225 [DEFS-0296]	Bates Numbered Document	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	
1229	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000024	1229	2008 3rd JFC regular meeting minutes	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury; the Class will discuss "translation issue" with Defendants
1230	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002152	1230	5/27/2009 Email	Hearsay within Hearsay (801, 802, 805)	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1236	Ishigami, Shinobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU -00000308	1236	2009-09-13 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1239	Ishigami, Shinobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005905	1239	2014-05-24 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1241	Ishigami, Shinobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00350390	1241	2014-03-24 Email	Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403); Subject to Motion in Limine	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 25 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1243	Ishigami, Shinobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00080963	1243	2014-03-18 Email	Hearsay within Hearsay (801, 802, 805)	Relevance and probative value outweighs any undue risk of prejudice, confusion, or misleading the jury
1249	Ishigami, Shinobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00000320	1249	2010-02-11 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1250	Ishigami, Shinobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00000320	1250	2010-02-11 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1252	Ishigami, Shinobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00313870	1252	2010-12-13 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1255	Ohta, Tsuneo	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000678695	1291; 1355	1/29/2003 ECC Group meeting minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; offered for truth; prior statement of witness; statement of party opponent; judici admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs a risk of undue prejudice, confusion, or misleading the jury
1257	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002310625	1257	1999-11-17 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; offered for truth; prior statement of witness; statement of party opponent; judici admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs a risk of undue prejudice, confusion, or misleading the jury
1258	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002310627	1258	4/25/2000 SM Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1259	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006432	1259	2000-05-25 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; offered for truth; prior statement of witness; statement of party opponent; judic admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs a risk of undue prejudice, confusion, or misleading the jury
1261	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003357517	1261	5/27/1998 EEC Trade Committee Meeting Report	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1262	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00300580	1262	2/4/2003 ECC Trade Division Meeting Report	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection—Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; to offered for truth; prior statement of witness; statement of party opponent; judici admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1264	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00306720	1264	2007-06-08 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statem of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1266	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00851041	1266	2008-03-20 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior stateme of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1267	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00851070	1267	2008-03-20 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation not subject to reasonable dispute; not offered for truth; prior statemed of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1268	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00851075	1268	2008-03-20 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior stateme of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1271	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00851953	1271	2008-04-15 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	[803(1), (3), (0), (0), (22)  Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions [803(1), (3), (6), (8), (22)
1272	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00852370	1272	2008-04-29 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation not subject to reasonable dispute; not offered for truth; prior stateme of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1276	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00854175	1276	2008-07-21 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation not subject to reasonable dispute; not offered for truth; prior statemet of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1277	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00856668	1277	10/8/2008 Email		Foundation not subject to reasonable dispute; not offered for truth; prior stateme of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 26 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1279	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01266447	1279	2009-11-15 Email	Foundation	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1280	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00316392	1280	2010-02-13 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation is not subject to reasonable dispute
1289	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328917	1289	9/24/1999 ECC Trade Committee special meeting minutes; specially held to check price restoration action of each other	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1290	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328924	1290	1/28/2000 ECC Trade Committee meeting minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1294	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001287737	1294	6/2/2008 Cup Meeting Minutes	Foundation, Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805), Lack of Personal Knowlege or Competency (602); Reservation of Objection- Reservation of Objection Pending Translation Review	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1298	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000691	1298	2009-02-11 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1302	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000068536	1302	2008-06-18 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1303	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001289028	1303	Minutes of 6/18/2008 meeting btw Rubycon and NCC re price restoration	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1304	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000643439	1304	2009-06-16 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1305	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00313188	1305	2009-08-30 Email	Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1306	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00312431	1306	2009-07-15 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute
1318	Bruorton, Jim	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ECIA_00005596	1318	Document: "Minutes of the Meeting, 14th Annual World Capacitor Trade Statistics WCTS Meeting"	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1350	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329023	1350	6/18/1999 ECC Trade Committee Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1351	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329025	1351	7/23/1999 ECC Trade Committee Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1352	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329018	1352	9/25/1998 ECC Trade Committee Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 27 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1353	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329028	1353	10/29/1999 ECC Trade Committee Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1354	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329020	1354	12/18/1998 ECC Trade Committee Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1356	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003345797	1356	2/4/2003 ECC Trade Committee Meeting Minutes	Cumulative; Foundation; Hearsay within Hearsay; Lack of Personal Knowledge or Competency	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1357	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002306743	1357	Email reporting the 3/21/2008 CUP meeting	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1358	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN-C3345967	1358	8/12/2003 ECC Trade Committee Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior
1359	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class.	RUB_003377562	1359	8/28/2003 ATC Group Joint Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge: Prejudicial. Confusing. or Misleading (403)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior
1360	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2292186	1360	7/23/2004 ATC Trade Committee Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1363	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001781890	1363	6/25/2008 CUP Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1364	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001291750	1364	7/15/2008 CUP Meeting Minutes	Foundation; Reservation of Objection—Reservation of Objection Pending Translation Review	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1366	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00231197	1366	Price increase activity status by customer in spreadsheet	Foundation	Foundation is not subject to reasonable dispute
1367	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00309874	1367	2008-07-15 Email	Foundation	Foundation is not subject to reasonable dispute
1372	Tsubata, Takeo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00231237	1372	2008-07-17 Email	Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation is not subject to reasonable dispute
1377	Tsubata, Takeo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NCC-CAP-00313475	1377	2009-09-09 Email	Foundation	Foundation is not subject to reasonable dispute
1378	Tsubata, Takeo	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00170573	1378	2010-04-12 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation is not subject to reasonable dispute
1385	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000225	1385	8/29/2003 ATC Group Joint Meeting Minutes	Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Cumulative (403); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1386	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-00481347	1386	Japan Film Conference Agreement	Plaintiffs reserve all objections as the proposed exhibit has not been made available for review by Plaintiffs	Relevance outweighs cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1398				1398 [DEFS-0812]	Physical Capacitor	Plaintiffs reserve all objections as the proposed exhibit has not been made available for review by Plaintiffs	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 28 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1399				1399 [DEFS-0813]	Physical Capacitor	Plaintiffs reserve all objections as the proposed exhibit has not been made	
1400				1400 [DEFS-0814]	Physical Capacitor	available for review by Plaintiffs Plaintiffs reserve all objections as the proposed exhibit has not been made available for review by Plaintiffs	
1401				1401 [DEFS-0815]	Physical Capacitor	available for review by Plaintiffs  Plaintiffs reserve all objections as the proposed exhibit has not been made available for review by Plaintiffs	
1402				1402 [DEFS-0816]	Physical Capacitor	Plaintiffs reserve all objections as the proposed exhibit has not been made available for review by Plaintiffs	
1403				1403 [DEFS-0817]	Physical Capacitor	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	
1457	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1235813	1457	Document: KEMET Corporation Code of Business Integrity and Ethic	s Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1458	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0034462	1458	Document: KEMET Corporation Antitrust Compliance Overview	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1463	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1420479	1463	2006-06-09 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1467	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C3132373	1467	2014-01-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1470	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0359525	1470	2014-05-07 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1471	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0030734	1471	Contract: Executive Second Agreement	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1473	Whisenhunt, Mark	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1168160	1473	2011-03-20 Email	Translation not provided	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1475	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00073368	1475	Internal report on the May 2012 MK Group meeting	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
1476	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2257018	1476	Business Trip Report: meeting in Taiwan btw Edward Chen (KEMET) and Takagaki and Torii (Sanyo) (translation only)	Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 29 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1479	Barkal, Susan	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1175232	1479	2011-09-11 Email	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Irrelevant; Subject to MIL; Prejudicial, Confusing, or Misleading	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury
1481	Bruorton, Jim	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1441378	1481	2007-11-20 Email	Hearsay (801, 802)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, of misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1523	Okumura, Takehisa	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-001129893	1523	2014-06-09 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1534	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00065283	1534	Meeting memo of 1/26/2005 AT Group Meeting which Nakamura attended and reported to Miyanishi	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1538	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00065285	1538	12/16/2005 Market Study Group Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1539	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00065288	1539	4/12/2006 Market Study Group Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1540	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00065290	1540	September 2006 Market Research Group Meeting Minutes	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1542	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00025646	1542	2006 MK Group Shimotsuki-Kai meeting program	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1543	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00045578	1543	Minutes of 5/20/2010 JEITA Passive Component Parts Business Committee General Meeting & Regular Meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1544	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00046001	1544	4/19/2011 Market Research Meeting Report (translation only)	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1545	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00067662	1545	8/29-30/2011 Market Study Group Joint Meeting Report	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	The Class will discuss "translation issue" with Defendants
1546	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001396867	1546	March 2012 Market Research Group Meeting Report	Translation not provided	Foundation, knowledge, and competency are not subject to reasonable dispute; n offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs an risk of undue prejudice, confusion, or misleading the jury
1547	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00067675	1547	8/2-3/2012 MK Group Joint Meeting program and data for discussion	Hearsay within Hearsay (801, 802, 805)	The Class will discuss "translation issue" with Defendants
1551	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 0012116	1551	3/10/2005 Ad Hoc AT Group Meeting Minutes	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1552	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034839	1552	TAOB Meeting member list revised as of 4/8/2010	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1559	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000495	1559	Internal report on 7/25/2002 JFC Meeting held in Tokyo	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1560	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000497	1560	Internal report on 9/5/2002 JFC Meeting held in Tokyo	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1561	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000501	1561	Internal report on 11/14/2002 JFC Meeting held in Kanda, Tokyo	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 30 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1568	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHNYEI-00000490	1568	12/18/2006 3rd JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1570	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHNYEI-00000493	1570	9/14/2007 JFC Meeting Minutes (film hot doc)	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1575	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000472	1575	9/12/2008 JFC Meeting Minutes (film hot doc)	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1576	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000474	1576	12/11/2008 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1581	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000481	1581	12/10/2009 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1582	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000457	1582	2/10/2010 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1583	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000459	1583	5/20/2010 JFC Ad Hoc Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1584	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000460	1584	7/16/2010 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1587	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-000004623	1587	4/8/2010 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1588	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000464	1588	6/2/2011 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1589	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000465	1589	7/14/2011 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1590	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000466	1590	9/6/2011 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1591	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000467	1591	12/8/2011 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1592	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHNYEI-00000512	1592	2/10/2012 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1593	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHNYEI-00000513	1593	3/13/2012 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1594	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-000099218	1594	11/29/2012 JFC Meeting Minutes	Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionDocument Incomplete	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1598	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000692844	1598	JFC Meeting Minutes: 9/14/2007; 12/17/2007; 7/25/2008; 12/11/2008; 2/12/2009; 4/10/2009; 9/11/2009; 12/10/2009; 2/10/2010; 4/9/2010; 5/20/2010; 7/16/2010; 9/1/2010; 12/9/2010; 4/8/2011; 6/2/2011; 7/14/2011; 9/9/2011; 12/8/2011; 2/10/2012; 3/13/2012; 4/20/2012; 5/21/2012; 6/6/2012; 7/19/2012; 9/9/2012	; Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionDocument Incomplete	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1599	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000099048	1599	JFC Meeting Minutes: 9/14/2007; 12/17/2007; 7/25/2008; 12/11/2008; 2/12/2009; 4/10/2009; 9/11/2009; 12/10/2009; 2/10/2010; 4/9/2010; 5/20/2010; 7/16/2010; 9/10/2010; 12/9/2010; 4/8/2011; 6/2/2011; 7/14/2011; 9/9/2011; 12/8/2011; 2/10/2012; 3/13/2012; 4/20/2012	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1601	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00013799	1601	Record of investigation interview with Satoshi Tanabe on cartel activities via JFC meetings	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

#### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 31 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1610	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000154917	1610	Internal report on 8/28/2007 JEITA Capacitor information Exchange Meeting & Passive Parts Business Committee Meeting	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1614	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00898229	1614	2010-10-18 Email	Hearsay (801, 802)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1615	Koga, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034226	1615	2013-02-21 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1626	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000008	1626	ATC meeting (former ECC) member list as of March 18, 2003	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1627	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000006	1627	2002 TC Meeting Trade Committee member list	Translation not provided	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1630	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON0014783	1630	Internal reports on 1/23/2002 ECC President Meeting and 2/20/2002 ECC/TC Meeting	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1631	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002306694	1631	5/18/2003 ECC/EC Joint Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1632	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006460	1632	1/29/2003 ECC Section Joint Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
1638	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002306688	1638	3/19/2002 ECC Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1639	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329005	1639	6/12/2002 ECC Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1640	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006436	1640	8/29-30/2002 ECC Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	
1641	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006463	1641	2/4/2003 ECC Trading Committee Staff Meeting Minutes	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
1642			AVX_0164821	1642 [DEFS-0012]	Bates Numbered Document	Best Evidence Rule; Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901.	
1643	Smyth, Neil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0010575	1643	2004-03-10 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 32 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1645	Smyth, Neil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_0163633	1645	2004-06-08 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
1646	Smyth, Neil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_0157201	1646	2004-04-06 Email	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay, 403, 802.	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.
1650			AVX_F_0043205	1650 [DEFS-0025]	Bates Numbered Document	Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency Prejudicial, Confusing, or Misleading	
1651	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_1065360	1651	2012-01-20 Email	Probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; hearsay, 403, 802.	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, foundation and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.
1652			AVX_F_0570272	1652 [DEFS-0076]	Bates Numbered Document	Hearsay within Hearsay (801, 802, 805)	
1713	Nakamura, Hiroaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00012122	1713	2/16/2005 AT Meeting Minutes and the relevant materials to the meeting	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1714	Nakamura, Hiroaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00012120	1714	2005-02-21- AT Meeting- Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
1719	Shimizu, Takumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006510	1719	11/11/2004 AT Statistics Presidents Meeting Minutes	Hearsay within Hearsay (801, 802, 805)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with defendants
1720	Shimizu, Takumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000959	1720	11/10/2005 MK Meeting Minutes	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1725	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00086241	1725	2008-06-10 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1737	Inoue, Nobuo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00469642	1737	2001 ECC meeting member list by meeting group (Presidents group, SM Cmte group, & Trade Cmte group)	Foundation; Hearsay within Hearsay (801, 802, 805)	cumulative; Foundation; Hearsay; Lack of Personal Knowledge or Competency; Translation Issue
1738	Inoue, Nobuo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00469684	1738	2000 TC meeting member list by meeting group (Presidents group, Manager group, & Trade Cmte group)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1739	Inoue, Nobuo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646229	1739	9/29/2009 Hong Kong SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1740	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646289	1740	12/7/2009 Hong Kong SM Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1741	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000642674	1741	2009-12-19 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 33 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1742	Kasuga, Mitsuhiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000642525	1742	2010-01-05 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1743	Kasuga, Mitsuhiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3839224	1743	2010-03-02 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1760	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002308600	1760	11/14/2001 ECC President Meeting Minutes	Translation not provided	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1761	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00469648	1761	Fall ECC/TC Joint Meeting/Presidents' Meeting attendee list	Cumulative (403); Lack of Personal Knowlege or Competency (602); Foundation	The Class will discuss "translation issue" with Defendants
1764	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000692265	1764	TAOB Meeting Group member list as of Dec. 3, 2008	Cumulative (403); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute
1765	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000698054	1765	TAOB Meeting Group bylaws	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of Objection—Document Incomplete; Reservation of Objection—Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute
1766	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4294594	1766	Daily Work Report reporting 12/14/2001 JFC meeting	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1769	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4201380	1769	Internal report on the 2/20/2003 JFC meeting	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Foudation; Lack of Personal Knowlege or Competency (602); Cumalative; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1770	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3747971	1770	Nichicon in-house manger group meeting minutes	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1771	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4203067	1771	Record of the 2/28/2007 meeting	Foundation; Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission: hearsay exceptions 803(1), (3), (6), (8), (22)
1780	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4329190	1780	Letter to customers re "Supply & Demand Trends in Aluminum Electrolytic Capacitors"	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
1781	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459989	1781	2010-06-25 Email	Hearsay within Hearsay (801, 802, 805)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1783	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00001550	1783	Miyanishi's 2005-2006 handwritten notes re Market Study Group	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1784	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4203065	1784	Report of price action plan for customers managed by Northern Kant- Sales & Marketing Office	Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1785	Miyakoshi, Yoshiharu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4201121	1785	2/7/2007 record of phone call	Foundation	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 34 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1812	Kakizaki, Noriaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00470276	1812	2013-07-02 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute
1818	Kakizaki, Noriaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00377642	1818	2014-03-30 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh an undue prejudice, confusion, or potential to mislead the jury.
1856	Nishizaka, Tadaaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006489	1856	5/27/2004 ASEAN SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pri statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1859	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001531695	1859	9/19/2005 Five Company Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pri- statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1863	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459878	1863	1/23/2006 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1865	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459911	1865	6/27/2006 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pristatement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1866	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459914	1866	7/25/2006 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pristatement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1868	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001624808	1868	10/19/2006 Hong Kong SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pri- statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1869	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001250414	1869	11/21/2006 Hong Kong SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pri statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1870	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001255547	1870	3/27/2007 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pri statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1871	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002308723	1871	7/25/2007 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pri- statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1872	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003460095	1872	3/10/2008 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1873	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003460097	1873	4/21/2008 SM Meeting Minutes : Pre+S+US+Con+Me	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance outweighs any risk due to cumulative nature; not offered for truth; pri statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1874	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001764301	1874	2008-04-22 Email	Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1876	Takahashi, Kaname	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00855049	1876	2008-08-18 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 35 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1877	Nakatani, Kazushi "Jack"	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C1306442	1877	2008-09-02 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1881	Nishizaka, Tadaaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001990039	1881	2010-06-14 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1883	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006517	1883	7/21/200 SM Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1902	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2256358	1902 (partially 1903)	2003-10-05 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1904	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006047528	1904	2005-10-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1905	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2733284	1905	2005-10-19 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1907	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002246	1907	2006-05-30 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1909	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002158407	1909	2007-02-16 Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, Misleading; Translation Issue	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1910	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006028196	1910	Report on information about KEMET	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1911	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002304	1911	2007-7-10 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionReservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
1912	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008001	1912	2008-04-28 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 36 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1913	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0008621	1913	2008-07-11 Email	Cumulative (403); Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Hearsay within Hearsay (801, 802, 805); Reservation of Objection–Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1914	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002568	1914	2008-11-09 Email		Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1915	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002052	1915	2010-01-21 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1920	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002162449	1920; 8028	2007-11-05 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1921	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000670	1921	2007-11-29 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection–Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1922	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000793	1922	2008-06-12 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection–Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1923	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000701	1923	2008-06-26 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection—Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1924	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000689	1924	2008-08-05 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1927	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0001895	1927	2009-11-30 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection–Reservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1928	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0001888	1928	2009-12-25 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
1934	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000047	1934	2009-01-24 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury; the Class will discuss "translation issue" with defendants
1935	Shiozaki, Masanobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00469680	1935	5/16~17/2002 TC/ECC Joint Meeting materials	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	
1938	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001213802	1938	2005-07-29 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection- Reservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1939	Shiozaki, Masanobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON0559535	1939	2006-06-07 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection—Reservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 37 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
1942	Shiozaki, Masanobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00275360	1942	2006-12-16 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1948	Shiozaki, Masanobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3339321	1948	Attachment spreadsheet of CUP meetings attended by HAIC, NCC, Rubycon, and Nichicon  12/13/2006 Competitors Kick Off Meeting (likely CUP Meeting)  Minutes to embark on price increase action	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1951	Shiozaki, Masanobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3338506	1951	A set of reports recording price negotiation status with each customer	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection—Reservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1958	Kakizaki, Noriaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00310806	1958	2008-12-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1960	Shiozaki, Masanobu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON0773663	1960	Weekly schedule of Nichicon managers (as of February 5, 2009)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
1987	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003412858	1987	7/23/2004 East/West ATC Statistics Committee Joint Meeting Minutes	s Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1989	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006522	1989	2/25/2009 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1992	Kasuga, Mitsuhiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002012453	1992	9/7/2010 Hong Kong SM Meeting Minutes; attachent to Exh 1991	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1994	Sasaki, Masafumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001022524	1994	9/7/2010 Hong Kong SM Meeting Minutes; attachment to Exh 1993	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1996	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001069907	1996	12/6/2011 Hong Kong SM Meeting Minutes; attachment to Exh 1995	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1998	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003558483	1998	3/20/2012 Hong Kong SM Meeting Minutes; attachment to Exh 1997	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
1999	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002306740	1999	2006-12-25 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2003	Kasuga, Mitsuhiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000642458	2003	2010-03-16 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2004	Sasaki, Masafumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class. and resulting damages	RUB_003535666	2004	2011-09-28 Email	Foundation; Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 38 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
2005	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0186810	2005	2003-04-09 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, personal knowledge and competency are not subject to reasonable dispute
2006	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0186893	2006	2004-05-20 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
2048	Hinojosa, Conrado	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0149713	2048	2008-06-26 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of Objection Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2053	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1433072	2053	2008-02-04 Email	Hearsay (801, 802)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2089	Edwards, Russell	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00020815	2089	2008-07-11 Email	Foundation; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
2102	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034941	2102	2005-05-25 - 2005-05-26 MK Presidents Meeting Program	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
2103	Ohta, Tsuneo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01259850	2103	2005-02-23 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
2107	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001217742	2107	2005-11-10 MK Meeting Minutes	Hearsay (801, 802)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2108	Uchiyama, Ikuo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00305174	2108	2006-07-14 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
2110	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00026269	2110	2008-11-05 - 2008-11-06 MK Presidents Meeting Program	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2114	Yokote, Akio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00110075	2114	2008-06-04 - 2008-06-05 MK Presidents Meeting Program	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2118	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001314296	2118	2008-11-07 MK Meeting Minutes	Foundation; Hearsay; Hearsay within Hearsay; Irrelevant; Subject to MIL; Prejudicial, Confusing, or Misleading; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2122	Kakizaki, Noriaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00486142	2122	2014-04-01 Email	Hearsay (801, 802)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
2131	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00026273	2131	2007-06-06 - 2007-06-07 MK Presidents Meeting Program	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation  PLTFS - Relevance, foundation, hearsay, 401, 403, 802, 901	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2162	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002308605	2162; 8753	2005-01-18 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 39 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
2167	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459889	2167	2006-03-15 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2168	Nakayama, Akira	conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459908	2168	2006-05-30 SM Meeting Minutes	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2172	Takahashi, Kaname	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01337428	2172	2006-10-19 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
2175	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001644612	2175	2007-01-24 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2176	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459930	2176	2007-02-14 SM Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2179	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006515	2179	2007-08-23 SM Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2181	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001708169	2181	2007-09-20 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2183	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001739077	2183	2008-01-22 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2185	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000645898	2185	2008-06-30 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2187	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006520	2187	2008-08-1 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2191	Sasaki, Masafumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646778	2191	2011-07-21 ASEAN SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2193	Sasaki, Masafumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646842	2193	2012-03-09 Singapore SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2194	Sasaki, Masafumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646220	2194	2012-06-15 Singapore SM Meeting Minutes	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2196	Takahashi, Kaname	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00310318	2196	2008-10-31 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection-Reservation of Objection Pending Translation Review	i-Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2202	Takahashi, Kaname	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00282593	2202	2013-04-23 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2203	Takahashi, Kaname	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00282692	2203	2013-05-01 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 40 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
2215	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM 1200269	2215	2009-06-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2216	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEMt200270	2216	2009-06-00 Presentation	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, of misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2219	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1149606	2219	2010-02-02 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature or risk of prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2320	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005389	2320	2004-08-04 - 2004-08-05 MK Joint Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2321	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000005499	2321	2005-09-14 MK Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2322	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000658688	2322	2006-02-24 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2331	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001968085	2331	2010-02-18 MK Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2334	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001237367	2334	2006-07-18 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2394	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-01291575	2394	2006-08-22 Email	Hearsay within Hearsay (801, 802, 805)	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2395	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-01293240	2395	2007-03-05 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2451	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002308640	2451	2005-11-21 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2452	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000645612	2452	2006-06-27 SM Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2551	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001424363	2551	2003-12-19 ECC Meeting Minutes	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2555	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3511603	2555	2003-08-27 Email	Foundation; Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 41 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
2556	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3340642	2556	2003-09-03 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of Objection—Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2557	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON334644	2557	2003-08-28 ATC Kanto Region & Trade Crute Joint Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Hearsay (801, 802); Reservation of ObjectionReservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2558	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002022	2558	2003-08-31 ATC Meeting Minutes	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection–Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2559	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3939330	2559	9/17/2003 ATC Meeting Minutes	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2562	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3340766	2562	Report on 10/22/2003 ATC Meeting (attachment to Exh 2561)	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2565	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3340483	2565	11/29/2003 ATC Presidents Meeting Minutes (attachment to Exh 2564	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2569	Suzuki, Katsunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3904018	2569	2003-12-01 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Personal knowledge and comptency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2570	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000678889	2570	4/21/2004 ATC Statistics Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2571	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002308583	2571	5/13/2004 AT Statistics Presidents Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury; the Class will discuss "translation issue" with Defendants
2572	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000678912	2572	6/17/2004 AT Statistics Presidents Meeting Minutes	Cumulative (403); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury; the Class will discuss "translation issue" with Defendants
2573	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003422023	2573	11/11~12/2004 AT Statistics Presidents Meeting Program:	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401- 403); Lack of Personal Knowlege or Competency (602); Cumalative; Reservation of Objection-Reservation of Objection Pending Translation Review; Reservation of Objection-Description Innacurate	Relevance outweighs any risk due to cumulative nature; personal knowledge, competency and foundation not subject to reasonable dispute
2585	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3895557	2585	2009-09-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency not subject to reasonable dispute
2588	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3323301	2588	2009-11-02 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2625	Sato, Hideaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0156743	2625	Internal NEC email re: inappropriate bilateral information exchange with KEMET.	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 42 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
2762	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0164559	2762	6/14/2005 MK Group Meeting Minutes	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2764	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000497	2764	2007-07-19 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
2765	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0162771	2765	2005-02-01 Email	Translation not provided	Personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2767	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0186825	2767	2003-06-02 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
2769	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00109849	2769	Report on 11/11/2004 AT Statistics Presidents Meeting	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency not subject to reasonable dispute
2771	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC- C0163147	2771	2005-03-08 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Hearsay (801, 802); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
2785	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002236	2785	8/4/2005 Capacitor Joint Meeting Minutes	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Subject to MIL; Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2789	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007888	2789	2010-08-12 Email	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; personal knowledge and competency are not subject to reasonable dispute; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2792	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1394250	2792	2002-5-16 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2793	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM139251	2793	2002-05-15 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2794	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2099032	2794	Minutes of 5/13/2002 meeting btw Sanyo and KEMET	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2798	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1396068	2798	2002-12-15 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
2799	Ong, Kelvin	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0271672	2799	2004-03-03 Email	Cumulative (403); Foundation; Hearsay (801, 802); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 43 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
2800	Lessner, Phil	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1416853	2800	2006-01-01 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2802	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1347972	2802	Persico's executive summary after individual competitor meeting with Tokin, HAIC, NCC, Panasonic, Nichicon, Showa Denko KK	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2804	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1438606	2804	2007-06-06 Email	Cumulative (403); Foundation; Hearsay (801, 802); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2805	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1443162	2805	2008-02-11 Email	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2807	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1443892	2807	2008-03-09 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2813	Ohashi, Tak	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2691226	2813	Panasonic's internal report on competitor contact happened at 10/20/2008 TIC meeting (with AVX and KEMET)	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation and personal knowledge are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
2822	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0067513	2822	2001-03-08 Email	Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2835	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1172495	2835	2011-06-30 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2837	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1180810	2837	2010-03-12 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2839	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0094390	2839	2013-05-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
2843	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0787343	2843	2013-06-05 Email	Foundation; Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 44 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
2849	Olita, Tony	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	UCC-CAP-00272926	2849	2003-06-12 Email	Foundation	Foundation is not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
2850	Kakizaki, Noriaki	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NCC-CAP-00487842	2850	2004-08-07 Email	Foundation, Hearsay within Hearsay (801, 802, 805)	Foundation is not subject to reasonable dispute
2851	Kakizaki, Noriaki	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00165998	2851	2006-03-25 Email	Foundation, Hearsay within Hearsay (801, 802, 805)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2852	Kakizaki, Noriaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00285088	2852	2006-03-30 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
2856	Olita, Tony	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00418845	2856	2006-07-17 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation, knowledge, and competency are not subject to reasonable dispute; r offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs at risk of undue prejudice, confusion, or misleading the jury
2857	Kakizaki, Noriaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01065737	2857	2006-08-07 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Foundation, knowledge, and competency are not subject to reasonable dispute; n offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs arrisk of undue prejudice, confusion, or misleading the jury
2860	Kakizaki, Noriaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00960301	2860	2008-08-25 Email	Hearsay (801, 802); Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; noffered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs arrisk of undue prejudice, confusion, or misleading the jury
2862	Olita, Tony	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00372735	2862	2009-11-10 Email	Foundation; Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
2863	Olita, Tony	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-02107324	2863	2010-06-29 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805)	Foundation, knowledge, and competency are not subject to reasonable dispute; r offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs at risk of undue prejudice, confusion, or misleading the jury
2871	Olita, Tony	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00144484	2871	2011-08-25 Email	Hearsay (801, 802); Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; n offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs arrisk of undue prejudice, confusion, or misleading the jury
2887	Olita, Tony	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00372820	2887	2009-11-11 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, o misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
4273	Whisenhunt, Mark	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1333543	4273	2004-09-21 Email	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, o misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
4342				4342 [DEFS-0827]	Summary Outline [Dep. Ex. 4342 (Simons)]	Cumulative (403); Lack of Personal Knowlege or Competency (602); Foundation	
4349	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001246948	4349	2006-11-09 Conference Agenda	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation, personal knowledge and competency are not subject to reasonable dispute
4354			ELNA_NDCAL-00332208	4354 [DEFS-0132]	Deposition Exhibit 4354	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay, 401, 403, 802	· ·
4483			AVX_F_0030631	4483 [DEFS-0021]	Bates Numbered Document	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 45 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
4513	Nakatani, Kazushi "Jack"	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	PAN-C1306442	4513	2008-09-02 Email	Foundation; Hearsay (801, 802); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
4514	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	PAN-C0002137	4514	2008-07-01 Email	Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
4647	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00328655	4647	2014-04-03 Email	Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any undue prejudice or risk of confusion or misleading the jury
4648	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00328656	4648	2010-04-01 Written Pledges Document	Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any undue prejudice or risk of confusion or misleading the jury
4650	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00130691	4650	2014-03-28 Antitrust/Unfair Competition Questionnaire	Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any undue prejudice or risk of confusion or misleading the jury
4651	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00117199	4651	2014-03-28 Antitrust/Unfair Competition Questionnaire	Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any undue prejudice or risk of confusion or misleading the jury
4658	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00122110	4658	Competitor Information Table	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any undue prejudice or risk of confusion or misleading the jury
4659	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00113621	4659	2012-03-23 Email	Foundation; Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
4665	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00309315	4665	2014-05-23 Letter	Foundation; Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
4666	Sato, Ken	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	HS00122369	4666	2014-05-26 Letter	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
4703	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class	RUB_001646651	4703	2007-01-24 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of ObjectionReservation of	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay
4707	Yoshida, Shigeo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	NICHICON4094060	4707	2007-09-05 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
4710	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	RUB_001290696	4710	2008-07-20 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
4713	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	RUB_001806294	4713	2008-11-18 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
4714	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	RUB_003460107	4714	2008-12-17 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
4715	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	RUB_001311535	4715	2009-01-22 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 46 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
4716	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646185	4716	2009-04-08 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
4717	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001899843	4717	2009-07-07 Meeting Minutes	Reservation of Objection—Reservation of Objection Pending Translation Review; Reservation of Objection—Description Inaccurate	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
4720	Yoshida, Shigeo	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3555141	4720	2018-02-16 Response from Dealers	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Cumulative (403); Prejudicial, Confusing, or Misleading (403)	
4770	Sato, Hideaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0025280	4770	2009-12-14 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
4771	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002073119	4771	2007-10-23 Email	Reservation of Objection - Description Inaccurate	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
4773	Fukaumi, Takashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0010856	4773	2009-12-02 Reception Form	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	
4774	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002148591	4774	2010-07-02 Email	Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, conflusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
4903	Taniguchi, Kazushige	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00185042	4903	2010-06-27 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Hearsay (801, 802); Reservation of Objection -Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5038	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002295	5038	2009-04-22 Email	Cumulative; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Foundation	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5100	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459952	5100	2008-05-21 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5102	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000645952	5102	2008-07-10 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5103	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000647450	5103	2008-09-23 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5110	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001989456	5110	2010-06-08 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5113	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002035686	5113	2010-12-07 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 47 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
5116	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001020662	5116	2011-03-08 Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5120	Sasaki, Masafumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003526259	5120	2011-09-07 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5124	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003591007	5124	2012-09-25 Meeting Minutes	of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5133	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000642778	5133	2010-11-01 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5162	Ma, Chun-Ping "Joe"		MATS-XXX-00039892 HS00122369 HS00117203 HS00117199 HS00130691 HS00048943 HS00328577 HS00309315 HS00122109 HS00122110 HS00328655 HS00328656 HS00336772	5162	2014-01-27 Email	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5246	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3939188	5246	2007-01-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection–Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5252	Sheldon, Kevin	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON0014959	5252	2003-11-26 Meeting Agenda	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of Objection—Document Incomplete; Reservation of Objection—Reservation of Objection—Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5253	Sheldon, Kevin	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4294594	5253	2001-12-17 Binder of Exhibits	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5254	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003343141	5254	2003-01-29 Email	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5278				5278 [DEFS-0087]	Avnet, Inc. Complaint	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
5280				5280 [DEFS-0088]	Avnet United Overview for Atmel	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
5288				5288 [DEFS-0089]	EDS Attendee List	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
5290				5290 [DEFS-0090]	Exectuive Conference   ECIA	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
5292				5292 [DEFS-0091]	2018 ECIA Regional Series	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 48 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
5296				5296 [DEFS-0092]	Statistics and Industry Data Councils   ECIA	Cumulative (403); Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Hearsay withir Hearsay (801, 802, 805); Reservation of Objection—Reservation of Objection Pending Translation Review	
5313	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002147	5313	2008-11-03 Email	Hearsay (801, 802)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5377	Takada, Shuji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages		5377	2017-07-18 Holy Stone Discovery Responses	Foundation; Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5380	Takada, Shuji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HS00349265	5380	2014-05-26 Letter	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5381	Takada, Shuji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HS00005267	5381	Market Workshop Document	Reservation of Objection—Reservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5383	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00563370	5383	2010-10-20 Email	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
5402		and resulting damages	HS00346571	5402 [DEFS-0172]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
5403			HS00208407	5403 [DEFS-0168]	Bates Numbered Document	Translation not provided	
5600	Fukaumi, Takashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2463650	5600	2002-07-27 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
5602	Fukaumi, Takashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2039462	5602	2005-09-16 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
5603	Miyanishi, Akitsugu	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00031333	5603	2012-06-01 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
5630	Mizutani, Tetsuya	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0186728	5630	2002-12-10 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
5631	Mizutani, Tetsuya	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0186926	5631	2004-01-26 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5632	Mizutani, Tetsuya	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0186890	5632	2004-03-19 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5633	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0161878	5633	Undated - Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5634	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0161880	5634	Undated - Spreadsheet	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 49 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
5635	Mizutani, Tetsuya	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0160311	5635	2004-10-26 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5639	Mizutani, Tetsuya	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0162855	5639	2005-02-05 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5640	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0165947	5640	2006-02-10 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5642	Sato, Hideaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0062692	5642	2008-06-12 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection—Reservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
5703	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3290359	5703	2003-11-18 Report	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; no offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5705	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON0014858	5705	2003-11-20 Email	Foundation; Hearsay; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5711	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003830128	5711	2007-02-02 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5712	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001226300	5712	2006-05-10 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; pristatement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5713	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003804024	5713	2006-04-04 Email	Cumulative (403); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation, personal knowledge and competency are not subject to reasonable dispute
5716	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000249252	5716	2003-05-27 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prio statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5720	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000247397	5720	2003-12-27 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; pric statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5723	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2495194	5723	2004-04-21 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or notential to mislead the jury.
5725	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000249318	5725	2005-03-31 Email	Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Cumulative (403); Foundation	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
5727	Suginaga, Eiji	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON2583310	5727	2009-07-14 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 50 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
5855	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00073329	5855	2013-09-04 Work Assumption Form	Translation not provided	The Class will discuss "translation issue" with Defendants
5901	Fujisaku, Hiroshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00001221	5901	2005-03-14 Report	Translation not provided	The Class will discuss "translation issue" with Defendants
5902	Fujisaku, Hiroshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00122795	5902	2005-11-00 Report	Translation not provided	The Class will discuss "translation issue" with Defendants
5904	Fujisaku, Hiroshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00001143	5904	2006-04-17 Report	Translation not provided	The Class will discuss "translation issue" with Defendants
5913	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000643852	5913	2011-11-11 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
5952			AASI-00024979	5952 [DEFSR-0002]	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
7000	Nakayama, Akira	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459910	7000	2006-06-28 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7160	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007886	7160	2009-10-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7161	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007842	7161	2003-04-17 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7162	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007884	7162	2010-01-27 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7164	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001424359	7164	2002-12-18 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7226	Umeda, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000323	7226	2008-10-16 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7370	Arima, Hitoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001538060	7370	20005-09-16 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7371	Arima, Hitoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01514855	7371	2006-12-21 Email	Foundation	Foundation is not subject to reasonable dispute
7372	Arima, Hitoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01342235	7372	2007-04-19 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7373	Arima, Hitoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000643638	7373	2007-11-30 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7374	Arima, Hitoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001786554	7374	2008-11-04 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 51 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
7375	Arima, Hitoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001807387	7375	2008-11-20 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7378	Arima, Hitoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01536005	7378	2009-04-02 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7381	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000642461	7381	2010-12-23 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7382	Kasuga, Mitsuhiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000642802	7382	2011-03-30 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7388	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003590647	7388	2012-06-19 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7391	Kikuchi, Kenichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00829066	7391	2013-03-15 Email	Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation is not subject to reasonable dispute
7441	Kasuga, Mitsuhiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003337493	7441	2002-12-18 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
7592	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008003	7592	2009-04-22 Email	Cumulative; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Foundation	The Class will discuss "translation issue" with Defendants
7593	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000531	7593	2009-04-22 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7599	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007877	7599	2009-12-07 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7601	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000398	7601	2010-03-10 Email	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
7602	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000532	7602	2010-02-24 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
7613	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0008785	7613	2009-01-23 Email	Foundation; Hearsay (801, 802); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7614	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000706	7614	2009-05-22 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7652	Sasaki, Masafumi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003840953	7652	1999-4-19 Report	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury; the Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 52 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
7655	Koyama, Yoshio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON4244185	7655	2002-02-08 Report	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7656	Koyama, Yoshio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000248680	7656	2003-06-16 Report	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Reservation of Objection—Reservation of Objection Pending Translation Review	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7657	Koyama, Yoshio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SOSHIN-GEN-1141177	7657	2001-06-18 Email	Cumulative (403); Foundation; Lack of Personal Knowlege or Competency (602); Hearsay	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7658	Koyama, Yoshio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000123867	7658	2002-04-01 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation, personal knowledge and competency are not subject to reasonable dispute
7659	Danno, Yoshiaki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000486	7659	2004-12-06 Report	Cumulative (403); Foundation; Lack of Personal Knowlege or Competency (602)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
7730	Fukaumi, Takashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2472173	7730	2003-02-26 Email	Hearsay within Hearsay (801, 802, 805)	The Class will discuss "translation issue" with Defendants
7732	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2467292	7732	2003-11-19 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7734	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2074320	7734	2006-10-25 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7736	Asakawa, Masahiro	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C2059986	7736	2006-05-11 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
7894	Ikazaki, Akihiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-00002997 OKA-00481578	7894	2014-05-10 Document	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8012	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0001869	8012	2010-03-29 Email	Lack of Personal Knowlege or Competency (602); Foundation; Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Reservation of objectionDescription Inaccurate (second bates label)	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
8013	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0008709	8013	2009-04-22 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Subject to MIL; Reservation of Objection—Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8015	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU004366910	8015	2009-01-25 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8021	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0002296	8021	2010-02-24 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading; Reservation of Objection - Document Incomplete	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 53 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
8024	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0009127	8024	2006-04-19 Document	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Subject to MIL; Hearsay within Hearsay (801, 802, 805); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8025	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008212	8025	2007-08-30 Notes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
8036	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000488	8036	2007-04-09 Email	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knoweldge not subject to reasonable dispute; relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
8039	Torii, Shinichi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000482	8039	2006-05-30 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge not subject to reasonable dispute; relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
8042	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007899	8042	2010-02-05 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
8043	Yoshida, Tadashi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008208	8043	Yoshida's handwritten notes	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8076	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00867986	8076	Takeshi Matsuzaka's handwritten notebook	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of Objection-Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8089	Matsuzaka, Takeshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00366652	8089	2009-01-19 Email	Hearsay within Hearsay (801, 802, 805); Reservation of Objection Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
8133	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-01291525	8133	2006-08-09 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8135	Ohkubo, Satoshi	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-01293448	8135	2007-03-15 Email	Hearsay within Hearsay (801, 802, 805)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8139		and resulting damages	ELNA-NDCAL-00354488	8139 [DEFS-0155]	Deposition Exhibit 8139	Hearsay within Hearsay (801, 802, 805)	
8207			ELNA_NDCAL-00243750	8207 [DEFS-0130]	Deposition Exhibit 8207	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8253	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003354745	7774	Translated document - January ECC Presidential Conference Minutes	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8314	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328927	8314	2/16/2000 ECC meeting minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8315	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002308687	8315	6/3/2000 SM meeting minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8316	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328943	8316	2000-07-19 Minutes of ECC Committee Meeting	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 54 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
8318	Ide, Shoe	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000647110	8318	2006-10-18 Meeting Minutes	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8319	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459993	8319	2008-11-12 E-mail	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8323	Imai, Hiroyuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003655429	8323	2000-02-22 E-mail	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8375	Hogeg, Yehuda	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	VI00001108	8375	2009-07-16 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8379	Hogeg, Yehuda	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	VI00000195	8379	2010-06-27 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation and personal knowledge are not subject to reasonable dispute; relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8432	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328929	8432	Minutes of ECC Trade Division meeting held on 3-10-00 (Japanese original and English translation)	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8433	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328937	8433	Minutes of ECC Trade Division meeting held on 5-25-00 (Japanese original and English translation)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8437	Kawakami, Takayuki	Proof of Defendants' liability for	RUB_003405116	8437	2004-06-15 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior
8439	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006454	8439	Minutes of ECC Trade Division meeting held on 1-17-03 (Japanese original and English translation)	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8444	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003362219	8444	2004-02-10 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8445	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329015	8445	Minutes of ECC Trading Department meeting held on 6-26-98 (Japanese original and English translation)	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8446	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003329031	8446	Minutes of ECC Trading Department meeting held on 12-18-99 (Japanese original and English translation)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8447	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328951	8447	Minutes of ECC Trading Department meeting held on 8-25-00 (Japanese original and English translation)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8448	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328959	8448	Minutes of ECC Trading Department meeting held on 12-15-00 (Japanese original and English translation)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8449	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328962	8449	Minutes of ECC Trading Group meeting held on 1-26-01 (Japanese original and English translation)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 55 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
8450	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328965	8450	Minutes of ECC Trading Group meeting held on 3-30-01 (Japanese original and English translation)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8451	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328969	8451	Minutes of ECC Trading Group meeting held on 4-27-01 (Japanese original and English translation)	Cumulative; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8452	Kawakami, Takayuki	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328972	8452	Minutes of ECC Trading Group meeting held on 6-1-01 (Japanese original and English translation)	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8499	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003339671	8499	2003-04-08 Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8509	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001966089	8509	2010-02-11 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8510	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006189873	8510	2010-02-23 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	, ,
8511	Kasuga, Norio	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001676331	8511	SM Meeting Minutes dated 5-24-07	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
8713				8713 [DEFS-0828]	Aluminum Electrolytic Capacitors article [Dep. Ex. 8713 (Singer)]	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	ioundation not subject to reasonable dispute
8714				8714 [DEFS-0829]	Advisory Board Archives - American Antitrust Institutelist of Advisory Board members [Dep. Ex. 8714 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8715				8715 [DEFS-0830]	Board of Directors Archives - American Antitrust Institutelist of Board of Directors [Dep. Ex. 8715 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8716				8716 [DEFS-0831]	Tweet by expert Dr. Hal Singer [Dep. Ex. 8716 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8717				8717 [DEFS-0832]	Tweet by expert Dr. Hal Singer [Dep. Ex. 8717 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8718				8718 [DEFS-0833]	Modern Industrial Organization (Fourth Edition) [Dep. Ex. 8718 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8719				8719 [DEFS-0834]	N. Gregory Mankiw, Principles of Economics [Dep. Ex. 8719 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8720				8720 [DEFS-0835]	Price Fixing, Bid Rigging and Market Allocation SchemesDepartment of Justice Guidelines [Dep. Ex. 8720 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8721				8721 [DEFS-0836]	Statements of Antitrust Enforcement Policy In Health Care Department of Justice Guidelines [Dep. Ex. 8721 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8722				8722 [DEFS-0837]	Federal Trade Commission - Information exchange: be reasonable Federal Trade Commission Guidelines [Dep. Ex. 8722 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8723	Mitsuhori, Kazuhiko	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459621	8723	Minutes of the September ECC Meeting 9/18/2002 ECC Group Meeting Minutes	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 56 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
8724	Suzuki, Kazunori	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON3341810	8724	ATC President Meeting - Meeting Minutes 11/26/2003	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
8726				8726 [DEFS-0838]	HeinOnline - What Does an Economist Know? Article[Dep. Ex. 8726 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8727				8727 [DEFS-0839]	AC and DC Film Market Shares & Aggregated HHIS (Singer) [Dep. Ex. 8727 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
8731				8731 DEFS-0849]	Tweet by expert Dr. Hal Singer [Dep. Ex. 8731 (Singer)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	
9018				9018 [DEFS-0840]	Letter from US Dept. of Justice, San Francisco Office re: In Re Capacitors Antitrust Litigation, No. 3:14-cv-03264-JD addressed to Judge Donato [Dep. Ex. 9018 (Russoniello)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
9019				9019 [DEFS-0841]	Letter from US Dept. of Justice, San Francisco Office to Darrell Prescott, Baker & McKenzie LLP re: Film Capacitor Antitrust Grant Jury Investigation (N.D. Cal.) [Dep. Ex. 9019 (Russoniello)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
9020				9020 [DEFS-0842]	Letter from US Dept. of Justice, San Francisco Office to Gaspare J. Bono McKenna Long & Aldridge LLP re Film Capacitor Antitrust Grand Jury Investigation (N.D. Cal.) [Dep. Ex. 9020 (Russoniello)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
9021				9021 [DEFS-0843]	Letter from US Dept. of Justice, San Francisco Office to Ethan E. Litwin, Hughes Hubbard & Reed LLP re: Film Capacitor Antitrust Grand Jury Investigation (N.D. Cal.) [Dep. Ex. 9021 (Russoniello)]	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	
12000		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2015-03-12 INDICTMENT- INFORMATION relative to a criminal action - USA v. Takuro Isawa N.D. Cal. Case No. 4:15-cr-00163-JD	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12001		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2015-09-01 PLEA AGREEMENT - USA v. NEC TOKIN Corp. N.D. Cal. Case No. 4:15-cr-00426-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12002		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2015-09-02 INDICTMENT - INFORMATION as to NEC Tokin Corporation: USA v. NEC TOKIN Corp. N.D. Cal. Case No. 3:15-cr- 00426-JD	Hearsay (801, 802); Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12006		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2016-04-26 PLEA AGREEMENT - USA v. Hitachi Chemical Co., Ltd., N.D. Cal. Case No. 4:16-cr-00180-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12007		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2016-04-27 INDICTMENT - INFORMATION as to Hitachi Chemical Co., Ltd., V. D. Cal. Case No. 4:10 cr-00180-JD		Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12008		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2016-05-13 UNITED STATES' SENTENCING MEMORANDUM, Motion for Departure, and Request for Expedited Sentencing - USA v. Hitachi Chemical Co., Ltd., N.D. Cal. Case No. 3:16-cr-00180-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, conflusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12009		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2016-05-13 DECLARATION of Alexandra Shepard ISO United States Sentencing Memorandum - USA v. Hitachi Chemical Co., Ltd., N.D. Cal. Case No. 3:16-cr-00180-JD	s' Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, conflusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12010		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2016-06-09 TRANSCRIPT OF PROCEEDINGS - USA v. Hitachi Chemical Co., Ltd., N.D. Cal. Case No. 16-00180-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12011		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2016-08-22 INDICTMENT - INFORMATION as to Elna Co., Ltd USA v. ELNA Co., Ltd., N.D. Cal. Case No. 4:16-cr-00365-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 57 of 154

TX No.	Sponsoring Witness Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12012	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		Case No. 4:16-cr-00366-JD		Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12013	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2016-08-22 INDICTMENT - INFORMATION as to Rubycon Corporation - USA v. RUBYCON Corp., N.D. Cal. Case No. 4:16-cr- 00367-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12014	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2016-09-06 PLEA AGREEMENT - USA v. RUBYCON Corp., N.D. Cal. Case No. 4:16-cr-00367-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12015	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2016-09-07 UNITED STATES' SENTENCING MEMORANDUM, Motion for Departure, and Request for Expedited Sentencing - USA v. RUBYCON Corp., N.D. Cal. Case No. 4:16-cr-00367-JD	Hearsay (801, 802); Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12016	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2016-09-07 DECLARATION of Andrew Nicholson-Meade ISO United States' Sentencing Memorandum - USA v. RUBYCON Corp., N.D. Cal. Case No. 4:16-cr-00367-JD	d Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12017	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2016-12-14 SECOND SUPERSEDING INDICTMENT - USA v. Takeshi Matsuzaka, Kaname Takahasi, Tokuo Tatai, Tomohide Data, Satoru Miyashita, Yasutoshi Ohno, Masanobu Shiozaki, Kiyokai Shirotori, and Takuro Isawa, N.D. Cal. Case No. 4:15-cr-00163-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12018	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2016-12-21 UNITED STATES' SUPPLEMENTAL SENTENCING MEMORANDUM - USA v. RUBYCON Corp., N.D. Cal. Case No. 4:16-cr-00367-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12019	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2016-12-21 DECLARATION of Andrew J. Nicholson- Meade ISO United States' Supplemental Sentencing Memorandum - USA v. RUBYCON Corp., N.D. Cal. Case No. 4:16-cr-00367-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12020	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-01-25 TRANSCRIPT OF PROCEEDINGS - USA v. RUBYCON Corp., N.D. Cal. Case No. CR 16-00367-JD	N Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12021	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-02-07 PLEA AGREEMENT - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. 4:17-cr-00073-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12022	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-02-07 PLEA AGREEMENT - USA v. Satoshi Okubo (aka Ohkubo) N.D. Cal. Case No. 4:17-cr-00074-JD	Hearsay (801, 802); Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12023	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-02-08 INDICTMENT - INFORMATION as to Satoshi Okubo - USA v. Satoshi Okubo (aka Ohkubo) N.D. Cal. Case No. 4:17-cr-00074-JD	Hearsay (801, 802); Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12024	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-02-08 INDICTMENT - INFORMATION as to Matsuo Electric Company Limited - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. 4:17-cr-00073-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, conflusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12025	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-03-24 UNITED STATES' SENTENCING MEMORANDUM, Motion for Departure, and Request for Expedited Sentencing - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. 4:17-cr-00073- JD		Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12026	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-03-24 DECLARATION of Paradi Javandel ISO United States' Supplemental Sentencing Memorandum - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. 4:17-cr-00073-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, conflusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12027	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Clas and resulting damages	No bates number		2017-04-11 UNITED STATES' SENTENCING MEMORANDUM, Motion for Departure, and Request for Expedited Sentencing - USA v. Satoshi Okubo (aka Ohkubo) N.D. Cal. Case No. 4:17-cr-00074-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 58 of 154

TX No.	Sponsoring Witness Pu	rpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12028	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-04-11 DECLARATION of Paradi Javandel ISO United States' Supplemental Sentencing Memorandum - USA v. Satoshi Okubo (aka Ohkubo) N.D. Cal. Case No. 4:17-cr-00074-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12029	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-04-20 UNITED STATES' SENTENCING MEMORANDUM, Motion for Departure, and Request for Expedited Sentencing - USA v. ELNA Co., Ltd., N.D. Cal. Case No. 4:16-cr-00365-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	803(1), (3), (6), (8), (22)  Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12030	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-04-20 DECLARATION of Howard Parker ISO United States' Supplemental Sentencing Memorandum - USA v. ELNA Co., Ltd., N.D. Cal. Case No. 4:16-cr-00365-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12031	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-05-10 TRANSCRIPT OF PROCEEDINGS - USA v. Satoshi Okubo, N.D. Cal. Case No. CR 17-0074 JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12032	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2016-10-12 TRANSCRIPT OF PROCEEDINGS - USA v. RUBYCON Corp., N.D. Cal. Case No. 4:16-cr-00367-JD Unsealed	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12033	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-05-25 UNITED STATES' SENTENCING MEMORANDUM, Motion for Departure, and Request for Expedited Sentencing - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12034	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-05-25 DECLARATION of Jacklin Chou Lem ISO United States' Supplemental Sentencing Memorandum - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD		Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12035	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-06-06 UNITED STATES' SENTENCING MEMORANDUM, Motion for Departure, and Request for Expedited Sentencing - USA v. ELNA Co., Ltd., N.D. Cal. Case No. 4:16-cr-00365-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12036	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		6/6/2017 DECLARATION of Howard Parker ISO United States' Supplemental Sentencing Memorandum - USA v. ELNA Co., Ltd., N.D. Cal. Case No. 4:16-cr-00365-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12037	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-06-14 TRANSCRIPT OF PROCEEDINGS - USA v. ELNA Co., Ltd., N.D. Cal. Case No. CR 16-00365-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12038	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-07-11 INDICTMENT - INFORMATION as to Nichicon Corporation - USA v. Nichicon Corp., N.D. Cal. Case No. 3:17-cr- 00368-EMC	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12039	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-08-02 UNITED STATES' SUPPLEMENTAL SENTENCING MEMORANDUM - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12040	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2018-01-31 TRANSCRIPT OF PROCEEDINGS - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD	Cumulative; Hearsay; Irrelevant; Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12041	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-09-06 UNITED STATES' SUPPLEMENTAL SENTENCING MEMORANDUM - USA v. ELNA Co., Ltd., N.D. Cal. Case No. CR 16-00365-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12042	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2019-09-13 TRANSCRIPT OF PROCEEDINGS - USA v. ELNA Co., Ltd., N.D. Cal. Case No. CR 16-00365-JD	Cumulative; Hearsay; Irrelevant; Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12043	Proof of Defendan conspiracy, impact and resulting dama	on the Plaintiff Class,	es number		2017-10-02 PLEA AGREEMENT - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 59 of 154

TX No.	Sponsoring Witness Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12044	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2017-10-10 PLEA AGREEMENT - USA v. ELNA Co., Ltd., N.D. Cal. Case No. CR 16-00365-JD	Hearsay (801, 802); Subject to MIL	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12045	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2017-10-11 TRANSCRIPT OF PROCEEDINGS - USA v. ELNA Co., Ltd., N.D. Cal. Case No. CR 16-00365-JD	Hearsay (801, 802); Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12046	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2017-10-18 INDICTMENT - USA v. Nippon Chemi-Con Corp., N.D. Cal Case No. 3:17-cr-00540-MMC	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12047	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2017-10-18 UNITED STATES' SUPPLEMENTAL SENTENCING MEMORANDUM - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. 4:17-cr-00073-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12048	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2017-10-25 TRANSCRIPT OF PROCEEDINGS - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. CR 17-00073-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12049	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2017-11-06 PLEA AGREEMENT - USA v. Nichicon Corp. N.D. Case No. 4:17-cr-00368-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12050	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2017-11-08 TRANSCRIPT OF PROCEEDINGS - USA v. Nichicon Corp. N.D. Case No. 4:17-cr-00368-JD	Hearsay (801, 802); Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12051	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-01-17 UNITED STATES' SECOND SUPPLEMENTAL SENTENCING MEMORANDUM - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12052	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-01-31 TRANSCRIPT OF PROCEEDINGS - USA v. ELNA Co. Ltd., N.D. Cal. Case No. CR 16-00365-JD	, Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12053	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-02-07 UNITED STATES' SECOND SUPPLEMENTAL SENTENCING MEMORANDUM and Motion for Depature - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. 4:17-cr-00073- JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12054	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-02-28 TRANSCRIPT OF PROCEEDINGS - USA v. Matsuo Electric Company Limited, N.D. Cal. Case No. CR 17-00073-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12055	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-03-28 UNITED STATES' SENTENCING MEMORANDUM and Motion for Downward Depature - USA v. Nichicon Corp. N.D. Case No. 4:17-cr-00368-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12056	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-03-28 DECLARATION of Howard Parker ISO United States' Sentencing Memorandum - USA v. Nichicon Corp. N.D. Case No. 4:17 cr-00368-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; 2-Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12057	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-04-11 TRANSCRIPT OF PROCEEDINGS - USA v. Nichicon Corp. N.D. Case No. CR 17-00368-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12058	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-05-10 PLEA AGREEMENT - USA v. Tokuo Tatai, N.D. Case No. 4:15-cr-00163-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12059	Proof of Defendant's liability for conspiracy, impact on the Plaintiff Class and resulting damages	No bates number		2018-05-11 PLEA AGREEMENT - USA v. Nippon Chemi-Con Corp. N.D. Case No. 4:17-cr-00540-JD	Hearsay (801, 802); Subject to MIL	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 60 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12060		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-05-30 TRANSCRIPT OF SEALED PORTION OF PROCEEDINGS - USA v. Nippon Chemi-Con Corp. N.D. Case No. 4:17-cr-00540-JD	Hearsay (801, 802); Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12061		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-05-30 TRANSCRIPT OF UNSEALED PORTION OF PROCEEDINGS - USA v. Nippon Chemi-Con Corp. N.D. Case No. 4:17-cr-00540-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12062		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-07-18 TRANSCRIPT PROCEEDINGS - USA v. Matsuo Electri Company Limited, N.D. Cal. Case No. CR 17-00073-JD	ic Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12063		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-07-19 TRANSCRIPT PROCEEDINGS - USA v. Matsuo Electri Company Limited, N.D. Cal. Case No. CR 17-00073-JD	ic Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12064		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-09-19 UNITED STATES' SENTENCING MEMORANDUM - USA v. Nippon Chemi-Con Corp. N.D. Case No. 4:17-cr-00540-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12065		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-09-19 DECLARATION of Mikal J. Condon ISO United States' Sentencing Memorandum - USA v. Nippon Chemi-Con Corp. N.D. Case No. 4:17-cr-00540-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12066		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-09-25 UNITED STATES' SENTENCING MEMORANDUM and Motion for Departure - USA v. Tokuo Tatai, N.D. Case No. 4:15-cr-00163-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12067		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-09-26 UNITED STATES' REPLY SENTENCING MEMORANDUM - USA v. Nippon Chemi-Con Corp., N.D. Case No 4:17-cr-00540-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12068		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-10-03 TRANSCRIPT PROCEEDINGS - USA v. Nippon Chemi Con Corp., N.D. Case No. 4:17-cr-00540-JD	<ul> <li>Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial;</li> <li>Confusing, or Misleading; Subject to MIL</li> </ul>	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12069		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-10-10 TRANSCRIPT PROCEEDINGS - USA v. Tokuo Tatai, N.D. Case No. 4:15-cr-00163-JD-9	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12070		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2013-07-18 PLEA AGREEMENT - USA v. Panasonic Corp., E.D. Mich. Case No. 2:10-cr-20540-GCS-PJK	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12071		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2010-09-30 PLEA AGREEMENT - USA v. Panasonic Corp., E.D. Mich. Case No. 2:10-cr-20576-JAC-MAR	Hearsay (801, 802); Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12072		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2013-07-18 PLEA AGREEMENT - USA v. Sanyo Electric Co., Ltd., N.D. Cal Case No. 4:13-cr-00472-YGR	Hearsay (801, 802); Subject to MIL	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12076		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-10-24 JUDGEMENT IN A CRIMINAL CASE - USA v. Nippon Chemi-Con Corp., N.D. Case No. 4:17-cr-00540-JD	Hearsay (801, 802); Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12077		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-10-03 PUBLIC AFFAIRS RELEASE - United States Departmer of Justice, Office of Public Affairs	tt Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12078		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-01-05 NOTICE OF INFRINGEMENT DECISION - Issued by the Competition Commission of Singapore	Reservation of ObjectionExhibit not provided	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 61 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12079		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2017-10-11 TRANSCRIPT PROCEEDINGS - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12080		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2016-08-18 PLEA AGREEMENT - USA v. Holy Stone Holdings Co., Ltd., N.D. Cal. Case No. 4:16-cr-00366-JD	Confusing, or Misleading, Subject to MIL	Relevance and probative value outweigh cumulative nature of document and any risk of undue prejudice, confusion, or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12081	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0046809		2007-03-02 Email	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12083	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0330588		2007-12-18 JFC Committee 2007 Fourth Regukar Meeting Report	Cumulative; Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12084	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0933467		2013-07-05 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12085	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1140406		2013-12-18 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)  PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901.	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12086	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1145456		2009-06-19 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12087	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1400826		2009-10-20 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12088	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1445288		2003-09-03 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any risk of prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12089	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1445317		2008-04-09 Email	Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionDocument Incomplete	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12090	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000359		2008-04-09 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12091	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000423		2006-10-18 Minutes of Market Research Meeting in October	Translation not provided	The Class will discuss "translation issue" with Defendants
12092	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000934		2013-11-25- Meeting Memo ; Market Study Meeting November 2013	Translation not provided	The Class will discuss "translation issue" with Defendants
12093	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000945		2013-12-12 Meeting Memo- Market Study Meeting December 2013	Translation not provided	The Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 62 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12096	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00258454		2008-09-11 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispunot offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12097	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00655985		2011-02-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any risk of prejudice, confusion, or misleading the jury; foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12098	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000299526		2002-08-05 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12099	Pending Stipulation on Business Records		PAN_0000207		2018-12-00 JFC General Assembly Meeting Minutes	Translation not provided	The Class will discuss "translation issue" with Defendants
12100	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000221		0000-06-11 Handwritten notes	Translation not provided	The Class will discuss "translation issue" with Defendants
12101	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000245		2009-08-25 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12102	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000490		2006-11-14 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12103	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008273		2012-09-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12104	Pending Stipulation on Business Records	conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0021838		2010-06-17 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12105	Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2099030		2005-11-08 Email with attachments	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22); the class will discuss "translation issue" with Defendants
12106	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2099324		2008-05-25 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionDocument Incomplete	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12107	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2695084		2005-12-14 Email with attachments	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12108	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_CU006028194		2005-11-22 Appears to be Meeting Minutes - Not translated	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionDocument Incomplete	The Class will discuss "translation issue" with Defendants
12109	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000646711		2011-03-08 Hong Kong SM Meeting Minutes March 8, 2011	Translation not provided	The Class will discuss "translation issue" with Defendants
12113	Persico, Daniel	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0136391	423	2007-11-09 Email	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; person knowledge is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12114	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1099389		2005-12-14 Sanyo-KEMET Meeting notes	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 63 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12115	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1416431		2005-11-28 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12116	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1418703		2006-03-29 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12117	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1419217		2006-04-20 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12118	Pending Stipulation on Business Records	Froof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0024353		2006-05-08 Email	Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12122	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00879135		2010-02-04 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Cumulative (403); Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute
12126	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0822868		2008-10-10 Email	Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12127	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU005734842		Production from Panasonic -Slides	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12128	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00022969		2003-08-08 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12129	Pending Stipulation on Business Records		PAN-C0027618		2006-06-05 Letter	Foundation; Hearsay (801, 802); Reservation of ObjectionDescription Inaccurate; Reservation of ObjectionDocument Incomplete	Foundation is not subject to reasonable dispute
12131	Krzywinski, Gene	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	DPP-000035		2009-11-19 NCC Invoice and Packing List	Foundation	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12133		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			2015-04-03 Defendant Nippon Chemi-Con Corp.'s Objections and Responses to Ps' First Set of ROGs regarding Jurisdictional Issues	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12134		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			2015-03-13 Letter	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12144		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2018-09-14 Press Release - "Sanctions Against Global Electonic Parts Price Fixing"	Hearsay (801, 802), Reservation of Objection-Description Inaccurate	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12146		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2017-09-07 TRANSCRIPT OF PROCEEDINGS - In re: Capacitors Antitrust Litigation, N.D. Cal Case No. 3:14-cv-03264-JD	Hearsay	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 64 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12147		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No bates number		2015-03-12 INDICTMENT - USA v. Takuro Isawa, N.D. Cal. Case No. 4:15-cr-00163-JD	Hearsay	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge is not subject to reasonable dispute; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12148	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0003959		Undated - Manufacturer Part number Crossreference	Hearsay, Reservation of Objection-Description Inaccurate	Personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.
12149	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0009061		Undated - Manufacturer Part number Crossreference	Foundation; Lack of Personal Knowledge or Competency; Hearsay within Hearsay; Reservation of Objection - Exhibit not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12150	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0036724		2013-09 - "Raw Material Usage & Supply in the Global Capacitor Industry" 2013-2018 Market Outlook	Hearsay	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12151	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0040234		Undated - Quarterly Results PowerPoint (Tantalum Willie King)	Cumulative; Hearsay; Irrelevant; Prejudicial; Confusing, or Misleading; Subject to MIL	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.
12152	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0092270		2008-08-18 Email	Foundation; Hearsay; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12153	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0105288		Document relied upon by DPP's Expert: Hal J. Singer, Ph.D. 2003-09-30- Molex Automotive Capacitor Specification: ES-30573-999 Manual/Booklet Cited with particularity is Bates #: AVX_F_0105288 contained within AVX_F_0105275.	Foundation; Hearsay; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12154	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0118152		2014-01-30 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)  PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901.	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.
12155	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0127730		2014-02-18 Meeting Summary for Conference Call	Foundation; Hearsay (801, 802); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12156	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0162873		2014-01-19 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12157	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0173512		2013-07-13 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 65 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12158	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0180486		2011-05-00 Power Point: "Key Trends Presentation Tantalum Division AVX Tantalum Products"	-Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12159	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0184607		2012-07-10 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12160	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0226936		2013-03-20 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403); Translation not provided	Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12161	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0230791		2013-06-27 Email	Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the intry
12162	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0231834		2013-06-18 Email	Cumulative; Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Foundation, personal knowledge and competency are not reasonably subject to dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleaiding jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12163	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0237677		2001-11-28 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12165	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0238251		·	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403) PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the
12166	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0240919		2003-07-04 Email	Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency Prejudicial, Confusing, or Misleading PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901	is Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12167	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0249194		2007-03-08 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12168	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0264636		2006-02-07 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12169	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0279316			Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403) PLTFS - Relevance, hearsay, 401, 403, 802.	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 66 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12170	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0283322		2005-08-24 Email	Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the line.
12171	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0286329		2007-05-25 Email	Cumulative; Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury; the Class will discuss "translation issue" with Defendants
12172	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0345485		2013-07-04 Email with attachment	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12173	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0346784		2003-03-31 CARTS 2003 23rd Capacitor and Resistor Technology Symposium held March31 – April 3, 2003; 1995 - 2003 CARTS Symposium Papers	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12174	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0376803		2011-06-15 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12175	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0389040		2012-05-22 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Translation Issue	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the litry.
12176	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0488085		2002-06-12 Weekly Report for MSD Tantalum in Asia	Foundation; Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)  PLTFS - Hearsay, 402.	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12177	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0490890		2003-05-14 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12178	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0506916		2005-06-28 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12179	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0516176		2003-12-08 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12180	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0517538		2005-02-06 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 67 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12181	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0518429		2005-02-08 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the live.
12182	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0525448		2003-06-16 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the line.
12183	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0534392		2004-08-05 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12184	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0540345		2004-03-10 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12185	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0557190		2004-11-12 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12186	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0576989		2005-02-12 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403) PLTFS - Hearsay, 802.	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12188	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0592129		2005-08-19 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12189	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0599093		2005-02-23 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12191	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0606649		2005-01-04 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12192	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0728061		2006-08-09 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of lundue prejudice, confusion, or misleading the jury
12193	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0743297		Undated - Document Produced in Native Format cover sheet	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12194	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0805765		2006-01-30 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12195	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0819233		2008-09-19 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12196	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0857566		2010-05-05 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 68 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12197	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0917310		2001-6-27 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12198	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0942397		2006-11-09 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403) Relevance, foundation, hearsay; 401, 403, 802, 901	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12199	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0957510		2008-09-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12200	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_1017345		2010-08-03 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12201	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_1066176		2012-02-06 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12202	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_1089494		2012-01-05 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
12203	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0008724		2004-04-02 Weekly Expense Report	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12204	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0009217		2008-03-31 Expense Receipts	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)  PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12205	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0009306		2000-01-24 AVX Tantalum Corporation Expense Report with attached receipts; Purpose of Trip: Deposition in Boston, Meet Conrado (Kemet), Biddeford Master Plan Review	d Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12206	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0009840		2010-05-21 AVX Tantalum Corporation Expense Report with attached receipts; Purpose of Trip: Business Travel Expenses for trip to Greenville and Asia 3rd - 22nd May 2010	d Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)  PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12207	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0009857		2010-04-06 AVX Tantalum Corporation Expense Report with attached receipts; Purpose of Trip: Business Travel Expenses for meeting with Kemet on 02/2010	d Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12208	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0010028		2007-12-20 AVX Tantalum Corporation Expense Report with attached receipts; Purpose of Trip: Deposition Boston. Dinner with Conrado from Kemet	d Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12209	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0010303		AVX Tantalum Corporation Expense Report with attached receipts; Purpose of Trip: Tantalum Review Shenzhen, Foxconn Mtg, NNEIC Mtg Hong kong, NEC Mtg, Moblie & Blackberry bills	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 69 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12210	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0010394		AVX Tantalum Corporation Expense Report with attached receipts; Purpose of Trip: Meeting with Kemet @ Brownsville, Meeting with Salvador Team @ Houston, Meeting with Medtronic at Phoenix, Meeting with Apple, Starkey, Boston Scientific & Medtronic at Minneanolis	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12211	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0010663		AVX Tantalum Corporation Expense Report; Purpose: Sales review, Operation Reviews, Board Mtg.	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12212	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0019034		Black n' Red Journal - April 1, 2007 to September 2007; Willing S. King's Notes	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12213	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_P_0019629		Black n' Red Journal - Janurary 12, 2011 to Feburary 15, 2011; Willing King's Notes	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12214	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ECIA_00005034		Draft Meeting Minutes - 16 Annual World Trade Statistics Meeting WCTS, Vienna April 20, 2005	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12215	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00029433		2009- Rubycon Slides: "Excellent Partnership" A Technology Leader - Rubycon	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12217	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL_01029974	635	Meeting Minutes	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the litry.
12221	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00058200		2010-01-20 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12223	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00137022		2010-07-18 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12224	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00236845		2010-10-13 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	The Class will discuss "translation issue" with Defendants
12225	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00313982		2010-08-08 Email	Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403); Subject to MIL	The Class will discuss "translation issue" with Defendants
12337	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00076327		Undated Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12338	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00083599		2011-10-15 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12339	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00083600		Undated- TIC Business Trip Report Details	Translation not provided	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12340	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00083626		2001-12-26 Email	Translation not provided  PLTFS - Relevance, hearsay; 401, 403, 802.	The Class will discuss "translation issue" with Defendants
12341	Pending Stipulation on Business Records	and resulting damages s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00088069		2007-04-11 Email	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 70 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12349	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HIT00125263		2007-11-12 Letter	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22
12392	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0115578		2004-10-25 NEC/TOKIN Meeting Minutes	Foundation; Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403); Reservation of Objection—Copy Illegible	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12393	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0118250		KEMET - Electronics 101- Tech Training PowerPoint Slides	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12394	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0140172		2008-02-02 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12395	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0178157		2010-02- KEMET OE QRM/Procurement Q4 Jan 2010 Powerpoint Meeting Slides.	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12396	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0589618		2011-08-05 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12397	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0638644		2013-02-19-ECIA PCMS Group Meeting Invitation	Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency, Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12398	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0704193		2010-05-25 Email	Foundation; Hearsay; Lack of Personal Knowledge or Competency	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12399	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0848621	406	2014-06-11 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12400	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0868006		2010-06-03 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12401	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0869745		2010-09-19 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 71 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12402	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0876567		2011-12-01 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12403	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0914323		2013-07-22 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12404	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0929874		2013-11-21 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); MIL - Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12406	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1091420		2011-09-19 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12408	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1102092		2007-02-14- D.F. Persico Japan Trip Report- February 6-14, 2007 Executive Summary	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12409	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1113462		KEMET- Ultra Meeting 21st, 22nd, and 23rd Sep 2010, Greenville, SC - Powerpoint Slides	C Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12410	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1122581		2009-06-18 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12411	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1123785		2010-07-20 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12412	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1124862		2011-11-14- KEMET's Agreement on the Quotation prices and volumes- chart of prices and items	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12413	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1137374		2009-03-24 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 72 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12414	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1138595		2009-05-04 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12416	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1140537		2009-06-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12417	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1140542		2009-06-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12418	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1140561		2009-06-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12419	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1142755		2009-08-17 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12420	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1143148		2009-08-24 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12421	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1144066		2009-09-15 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12422	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1144089		2009-09-15 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12423	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1144691		2009-09-29 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12424	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1144741		Powerpoint Slides on 4QFY09 & Total FY09 Market Data	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12425	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1145039		2009-10-07 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 73 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12426	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1145067		2009-10-08 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12427	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1145077		2009-10-09 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12429	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1145484		2009-10-21 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12430	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1146956		2009-12-02 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12431	Pending Stipulation on Business	Proof of Defendants' liability for	KEM1147263		2009-12-07 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency	Foundation, personal knowledge and competency are not subject to reasonable
12432	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1150404		2010-02-15 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12433	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1150600		2010-02-17 Email	Cumulative (403); Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12434	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1150728		2010-02-19 Email	Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12435	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1150764		2010-02-21 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12436	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1151178		2010-03-03 Email		Relevance and probative value outweigh cumulative nature of document; foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12437	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1151457		2010-03-09 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12438	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1152769		2010-04-08 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12439	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1157604		2010-07-07 Email	Cumulative (403); Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 74 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12440	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1157660		2010-07-08 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12441	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1158159		2010-07-19 Email	Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12442	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1158360		2010-07-21 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12443	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1161984		2010-10-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12444	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1167574		2011-03-08 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12445	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1175829		2011-09-14 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12446	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1176930		2011-10-13 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12447	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1176943		2011-10-14 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12449	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1180920		2012-03-06 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12450	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1189593		2013-02-05 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any risk of prejudice, confusion, or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12451	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1190061		2013-02-18 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12452	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1200267		2009-06-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 75 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12454	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1208623		2011-10-16 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12455	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1212937		2012-09-20 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12456	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1220577		2007-02-27 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12457	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1378848		2007-04-13 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12459	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1394395		2002-06-10 KEMET Visit to EPCOS0- June 4, 2002 Call Report	Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12460	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1394629		2002-07-15 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12461	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1395541		2002-10-17 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12462	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1398097		2003-05-22 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance any risk of prejudice, confusion, or misleading the jury; personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12466	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1398581		2003-06-09 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	
12467	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1398582		Powerpoint Slides: "To be a strong partner: Private Labelign Plan/Market Information Sharing"	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12468	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1399562		2003-07-14 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)  PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901.	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 76 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12469	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1399739		2003-07-21 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12470	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1399838		2003-07-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12472	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1401535		2003-09-30 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12473	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1401548		2003-09-30 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, o risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12474	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1409575		2004-10-26 Email	Hearsay (801, 802); Foundation; Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionCopy Illegible	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.
12475	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1412062		2005-03-17 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12476	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1413816		2005-07-08 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, o risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12477	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1418792		2006-03-30 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury. Best evidence objection has been withdrawn.
12479	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1423817		2006-11-06 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury
12480	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1432229		2008-01-03 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12481	Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1440830		2007-10-31 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12482	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1440835		2007-10-31 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of Objection —Document Incomplete	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 77 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12483	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1441676		2007-12-05 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12484	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1442178		2008-01-07 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12485	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1442222		2008-01-09 Email	Best Evidece Rule; Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionCopy Illegible	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12486	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1443258		2008-02-13 Email	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12487	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1443259.00001		2008-02-13 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12488	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1443260.00001		2008-02-13 Email	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12489	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1443360		Arco Americas Synergies' Excel Spreadsheet	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12490	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1443883		2008-03-09 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12491	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1444466.00001		2008-03-21 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12492	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1444482.00001		2008-03-24 Email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12493	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1444931.00001		2008-04-04 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 78 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12494	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1446066.00001		2008-04-22 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
12495	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000342		2005-12-16 Meeting Minutes re M Research	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12497	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000348		2006-04-12 Meeting Minutes re. M Research	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12502	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000721		2012-08-02 Market Reserch Joint Subcommittee Meeting Info.	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12504	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000912		2013-09-11- Meeting Report for September	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12505	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000923		2013-11-01 Meeting Memo: Market Study Meeting October 2013	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12508	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00000951		2014-01-25 January Market Study Group Meeting Memo	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12509	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00001055		November 2003 Paumanok Group, Inc Report on Tantalum Capacitor Makrets: 2003-2008 (Tantatalum Section)	Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or potential to mislead the jury.
12511	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034312		Excel Spreadsheet re. scheduling meetings	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12512	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034836		Next TAOB Meeting Attendance Confirmation Table.	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12514	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034937	1715	Excel Spreadsheet file produced natively re. Meetings and companies i attendance + logistics	in Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12516	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00034968		Excel Spreadsheet regarding sales, meetings and monthly reports	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12517	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00045900		2007-04-11 Email	Translation not provided	
12518	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00045901		2007-05-11- Email	Translation not provided	
12519	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATSUO 00045935		2009-10-08- Email	DEF. OBJ: Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	
12520	Matsuo Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	MATSUO 00064871		Undated- AVX Tantalum SMD Capacitor Cross References Presentation Slides.	PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901.  Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12521	Matsuo Custodian of Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	MATSUO 00065323		2009-04-16 Minutes of Market Research Meeting	Hearsay (801, 802)	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12530	Matsuo Custodian of Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	MATS-XXX-00038897		2014-02-17 Email	Hearsay (801, 802)	
12531	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00026189		2002- Combined ECC & TC Meeting Autumn President's Meeting Agenda.	Hearsay within Hearsay (801, 802, 805)	Foundation is not subject to reasonable dispute

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 79 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12532	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00028248		FY 2002- ECC Meeting and TC Meeting Joint Meeting, Spring Presidents' Meeting Materials	Reservation of ObjectionCopy Illegible	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12537	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00152328		2012- 02-22- Email	Reservation of ObjectionCopy Illegible	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); document is relevant and probative
12541	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00318516		2010-06-01 Email	Reservation of ObjectionCopy Illegible	Foundation is not subject to reasonable dispute
12567	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00827614		2004-2014 Charts, Emails, Reports: Standard (Including Regular Term) Quotation Approval Application Form (Specifications)	Hearsay within Hearsay (801, 802, 805)	Relevance outweighs any risk of prejudice, confusion, or misleading the jury, or any concern about cumulative nature of document; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12574	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00832860		Business Cards	Hearsay within Hearsay (801, 802, 805)	Foundation, personal knowledge and competency are not subject to reasonable dispute; document is relevant and probative
12575	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00833832		Business Cards	Reservation of ObjectionCopy Illegible	Foundation, personal knowledge and competency are not subject to reasonable dispute; document is relevant and probative
12576	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00834302		Business Cards	Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; document is relevant and probative
12577	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NCC-CAP-00856172		Undated- copies of business cards  * NCC-CAP-00856366 - Business Card for NEC Tokin - Y. SAIKI handwritten notes: "12/26/'08" and "2/15/2010 Dinner"	Foundation; Hearsay within Hearsay (801, 802, 805); Reservation of Objection -Reservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12591	Pending Stipulation on Busines Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0000001		2011-10-21- Excel Spreadsheet/Chart	Foundation; Hearsay (801, 802); Irrelevant (401-403); Reservation of ObjectionDocument Incomplete; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance outweighs any cumulative nature; foundation, personal knowledge an competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
12644	Pending Stipulation on Busines Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002185		2012-01-11 Email	Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
12645	Pending Stipulation on Busines Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002187		2012-02-10 Email	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Prejudicial, Confusing, or Misleading (403); Reservation of Objection-Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
12646	Pending Stipulation on Busines Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002194		2012-05-09 Email	Foundation; Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of Objection-Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
12647	Pending Stipulation on Busines Records		NEC-C0002196		2012-06-11 Email	Foundation; Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of Objection-Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
12648	Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002200		2012-07-31 Email	Foundation; Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of Objection-Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
12649	Pending Stipulation on Busines Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002203		2012-08-27 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
12650	Pending Stipulation on Busines Records	conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002204		2012-11-02- email	Cumulative (403); Foundation; Lack of Personal Knowlege or Competency (602)	The Class will discuss "translation issue" with Defendants
12651	Pending Stipulation on Busines Records		NEC-C0002207		2012-11-29 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12652	Pending Stipulation on Busines Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002209		2013-01-09 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12653	Pending Stipulation on Busines Records	ss Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NEC-C0002210		2013-02-06- Emai	Translation not provided	The Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 80 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12654	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0002211		2013-05-28 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12655		Proof of Defendants' liability for	NEC-C0002213		2013-07-01 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12656		Proof of Defendants' liability for	NEC-C0002215		2013-07-29 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12657	- 1	Proof of Defendants' liability for	NEC-C0002246		2013-08-19 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12658		Proof of Defendants' liability for	NEC-C0002248		2013-11-12 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12659	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0002250		2013-11-29 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12660		Proof of Defendants' liability for	NEC-C0002449		Undated - OEM Meeting Minutes/Notes	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12661	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0006114		2014-03-31- Excel Worksheets	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12662	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0008737			Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages			C0008737-C0008772)		
12663	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0016722	1	2012-03-06 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12664	Pending Stipulation on Business		NEC-C0019035	1	2011-07-28- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12665	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0002147		2009-11-16- Email TO: ELNA, Imai; Nippon Chemi-Con, Special	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages			Adviser Izawa; Y.Ohno; SANYO Electric, Mr. Torii; Rubycon, Mr. Ide; NEC TOKIN, Mr. Date; Matsuo Electric, Mr.		
		and resulting damages			Koyama; Matsuo Electric, Mr. Bate; Matsuo Electric, Mr.		
					Mr. Miyanishi; Rubycon, Mr. Nakayama; NEC TOKIN, Mr. Sato;		
					Hitachi AIC, Mr. Hideaki Ochiai; Nippon Chemi-Con (Corporation), Manager Matsuzaka; From		
					ELNA-INOUE <inoue@elna.co.jp> Email re November Market</inoue@elna.co.jp>		
12734	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0072572		Research Guide 2011-03-16 Email	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable
	Records	conspiracy, impact on the Plaintiff Class,					dispute; document is relevant and probative
12760	Pending Stipulation on Business	and resulting damages Proof of Defendants' liability for	NEC-C0148527	+	Undated Email To Date and H. Sato From Y. Kobayashi re. KEMET	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior
	Records	conspiracy, impact on the Plaintiff Class,			, , , , , , , , , , , , , , , , , , , ,		statement of witness; statement of party opponent; judicial admission; hearsay
		and resulting damages					exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
12772		Proof of Defendants' liability for	NEC-C0161301	526	2004-05-12- Minutes of the Meeting (Draft) for the 15th Annual World	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages			Capacitor Trade Statistics (WCTS) Meeting		dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
		0 0					орронов, јашева ашпозни, псагзау елеерцина 005(1), (3), (0), (6), (22)
12806	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NEC-C0185421		0000-06-01 - 0000-07-29 (Year Unknown) Handwritten notes on NEC/TOKIN notebook/diary	Translation not provided	
		and resulting damages			,		
12899		Proof of Defendants' liability for	NEC-C0186277		0000-06-04 - 0000-08-1 (year unknown) Handwritten notes on NEC/TOKIN notebook/diary	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages			INEC/TOKIN HOTEDOOK/GIATY		
12933	0 1	Proof of Defendants' liability for	NEC-C0186735		2002-10-01 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 81 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12934	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186737		2002-10-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12/34	Records	conspiracy, impact on the Plaintiff Class,	NEC-C0160737		2002-10-24 Email	Translation not provided	The Class will discuss translation issue with Defendants
		and resulting damages					
12935	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186744		2002-11-14 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,				(602); Reservation of ObjectionDocument Incomplete; Reservation of	
		and resulting damages				ObjectionExhibit not yet provided	
12936	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186747		2002-11-25 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				of Personal Knowlege or Competency (602)	
	l l	and resulting damages					
12937	Pending Stipulation on Business		NEC-C0186778		2002-11-28 Email	Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				Knowlege or Competency (602)	
		and resulting damages					
12938	Pending Stipulation on Business		NEC-C0186784		2002-07-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
12939		and resulting damages Proof of Defendants' liability for	NEC-C0186787		2002.09.27 E	Town latin made annuit at	The Character State of the Stat
12939		conspiracy, impact on the Plaintiff Class,	NEC-C0186/8/		2002-08-27 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		and resulting damages					
12940		Proof of Defendants' liability for	NEC-C0186789	+	2002-09-03 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12/70	Records	conspiracy, impact on the Plaintiff Class,	1120 00100707		2002 07 03 Email	Transmitor not provided	The Cass will discuss translation issue with Defendants
	1	and resulting damages					
12941	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186790		2002-09-06 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,				1	
		and resulting damages					
12942	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186791		2002-09-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
12943	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186795		2003-10-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
12944		Proof of Defendants' liability for	NEC-C0186799		2003-10-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
12945	Pending Stipulation on Business	and resulting damages	NEC-C0186803		2002 10 21 F 3	m 12 4 11 1	m of mr. # 12 1 # 14 D C 1 .
12945		conspiracy, impact on the Plaintiff Class,	NEC-C0186803		2003-10-31 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		and resulting damages					
12946	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186805		2003-11-11 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12940	Records	conspiracy, impact on the Plaintiff Class,	NEC-C0180803		2003-11-11 Email	Translation not provided	The Class will discuss translation issue with Defendants
	records	and resulting damages					
12947	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186808		2003-11-12 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12717		conspiracy, impact on the Plaintiff Class,	1.20 00100000		2005 II IZ EMMI	Translation not provided	The Case will disease translation asset with Selection
		and resulting damages					
12948	Pending Stipulation on Business		NEC-C0186813		2003-05-19 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,	1				
		and resulting damages					
12949	8 1	Proof of Defendants' liability for	NEC-C0186816		2003-05-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
12950	Pending Stipulation on Business		NEC-C0186819		2003-05-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,	1				
12051		and resulting damages	NEC C019(921	-	2002 05 20 E	Tourist and a social d	The Change Head at a few shades a second of the change of
12951	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NEC-C0186821		2003-05-28 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages	1				
12952	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186824	+	2003-05-21 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12732	Records Records	conspiracy, impact on the Plaintiff Class,	NEC-C0100024		2005-05-21 Ellidii	Translation not provided	THE CROSS WIII GISCUSS TRAISIACION ISSUE WITH DETENDANTS
	records	and resulting damages					
12953	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0186828	1	2003-06-10 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
-2/00		conspiracy, impact on the Plaintiff Class,					The state of the s
		and resulting damages					
12954	Pending Stipulation on Business		NEC-C0186829		2003-06-18 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,	1			*	
		and resulting damages	1	1	1	1	I .

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 82 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12955	Pending Stipulation on Business I	Proof of Defendants' liability for	NEC-C0186832		2003-06-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12733	Records Control of Business 1	conspiracy, impact on the Plaintiff Class,	NEC-C0100032		2003-00-24 Email	Translation not provided	The Class will discuss translation issue with Defendants
		and resulting damages					
12956		Proof of Defendants' liability for	NEC-C0186834		2003-07-14 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class, and resulting damages					
12957		Proof of Defendants' liability for	NEC-C0186838		2003-08-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12/3/		conspiracy, impact on the Plaintiff Class,	NEC-C0180836		2003-06-20 Eman	Translation not provided	The Class will discuss translation issue with Defendants
		and resulting damages					
12958	Pending Stipulation on Business I	Proof of Defendants' liability for	NEC-C0186839		2003-09-01 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
12959		and resulting damages	NEC-C0186840		2002 00 01 KCCM - 45 - D	Township and annual to the	The Class will discuss "translation issue" with Defendants
12939	Pending Stipulation on Business Records	conspiracy, impact on the Plaintiff Class,	NEC-C0186840		2003-09-01 KCC Meeting Document	Translation not provided	The Class will discuss "translation issue" with Defendants
		and resulting damages					
12960		Proof of Defendants' liability for	NEC-C0186846		2003-08-28- Powerpoint Slides for Meeting	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
12961		Proof of Defendants' liability for	NEC-C0186858		2003-09-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class, and resulting damages					
12962		Proof of Defendants' liability for	NEC-C0186871		2003-09-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12702		conspiracy, impact on the Plaintiff Class,	1,20 001000,1		2003 07 20 Ellian	Transmitter not provided	The Cases will disease translation as a Case with Scientific
	a	and resulting damages					
12963	Pending Stipulation on Business I		NEC-C0186885		2003-11-19 Excel File re. Meeting Agenda	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
12074		and resulting damages Proof of Defendants' liability for	NEC-C0186886		2004-02-17 Email	Township and a second of	The Character Head Asia in the Head Asia
12964		conspiracy, impact on the Plaintiff Class,	NEC-C0186886		2004-02-1 / Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		and resulting damages					
12965		Proof of Defendants' liability for	NEC-C0186891		2004-03-22 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				1	
		and resulting damages					
12966	Pending Stipulation on Business I		NEC-C0186892		2004-04-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class, and resulting damages					
12967	Pending Stipulation on Business I	Proof of Defendants' liability for	NEC-C0186897		2004-05-07 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12707		conspiracy, impact on the Plaintiff Class,	THE COTOGOT		2004 05 07 Ellian	Translation not provided	The Chass will disease translation issue with Defendants
	a	and resulting damages					
12968		Proof of Defendants' liability for	NEC-C0186899		2002-09-09 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
12969	Pending Stipulation on Business I	and resulting damages	NEC-C0186912		2003-06-25 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12969		conspiracy, impact on the Plaintiff Class,	NEC-C0186912		2003-06-23 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		and resulting damages					
12970	Pending Stipulation on Business I	Proof of Defendants' liability for	NEC-C0186918		2004-01-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
10051		and resulting damages	ATTIC COLOCORO		2005.02.05.7		
12971		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NEC-C0186930		2005-02-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		onspiracy, impact on the Plaintiff Class, and resulting damages					
12972	Pending Stipulation on Business I		NEC-C0186936		2005-04-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				*	
		and resulting damages					
12973		Proof of Defendants' liability for	NEC-C0186937		2004-04-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class, and resulting damages					
12974		Proof of Defendants' liability for	NEC-C0210786		2008-08-18 Meeting Information	Translation not provided	The Class will discuss "translation issue" with Defendants
14/17		conspiracy, impact on the Plaintiff Class,	1120 00210/00		2000 00 To Freeting Information	Transacion not provided	The Class will discuss translation issue with Defelidants
	a	and resulting damages					
12975	Pending Stipulation on Business I		NEC-C0230937		2005-07-15 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		conspiracy, impact on the Plaintiff Class,					
	a	nd resulting damages					

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 83 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12976	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0235367		2011-07-29 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12570	Records	conspiracy, impact on the Plaintiff Class,	NEC-C0233307		2011-07-27 Email	Translation not provided	The Class will discuss translation issue with Defendants
		and resulting damages					
12977	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C0244943		2010-06-01 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12978	Pending Stipulation on Business		NEC-C0263208		2010-10-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12570	Records	conspiracy, impact on the Plaintiff Class,	NEC 00203200		2010 10 03 Estituti	Translation not provided	The Chass will discuss transaction issue with Defendants
		and resulting damages					
12979		Proof of Defendants' liability for	NEC-C0338250		2013-06-13 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
12980	Panding Stimulation on Business	and resulting damages Proof of Defendants' liability for	NEC-C0429168		2014-03-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12980	Records	conspiracy, impact on the Plaintiff Class,	NEC-C0429108		2014-03-03 Eman	Translation not provided	The Class will discuss translation issue with Defendants
	reservas	and resulting damages					
12981	Pending Stipulation on Business		NEC-C0548487		2008-05-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
12002		and resulting damages	NEG 00551001		2010 02 22 7 7		m of the house of the state of
12982	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NEC-C0554001		2010-03-23 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	and resulting damages					
12983	Pending Stipulation on Business		NEC-C0554089		2009-09-30 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				1	
		and resulting damages					
12984		Proof of Defendants' liability for	NEC-C0682979		2012-04-12 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12985	Pending Stipulation on Business		NEC-C0736407		2012-11-16 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12763	Records	conspiracy, impact on the Plaintiff Class,	NEC-C0/3040/		2012-11-10 Eman	Translation not provided	The Class will discuss translation issue with Defendants
	reservas	and resulting damages					
12986	Pending Stipulation on Business		NEC-C1026626		2009-11-02 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
12987	Danding Chinylation on Dynings	and resulting damages Proof of Defendants' liability for	NEC-C1126299		2013-07-16 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12987	Records	conspiracy, impact on the Plaintiff Class,	NEC-C1120299		2013-07-10 Email	Translation not provided	The Class will discuss translation issue with Defendants
	records	and resulting damages					
12988	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C1258113		2012-04-17 Meeting Presentation Slides Agenda (KEMET-NT Tech	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,			Excahnge at Toyama) 2012.4.17 - 4.19		
12000	D 11 01 11 D	and resulting damages	NEG GLGAGO		2000 40 00 7	m 1.1	
12989	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NEC-C1691030		2009-10-09 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	and resulting damages					
12990	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C1991055		2009-12-04 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				1	
	1	and resulting damages		1			
12991	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C2026412		2005-04-07 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12992	Pending Stipulation on Business		NEC-C2039603	+	2005-09-21 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12//2	Records	conspiracy, impact on the Plaintiff Class,	200,000				The Sales will disease translation issue with Defendants
		and resulting damages					
12993		Proof of Defendants' liability for	NEC-C2039764		2005-09-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
12994	Pending Stipulation on Business	and resulting damages Proof of Defendants' liability for	NEC-C2044269	+	2005-11-11 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
14774	Records	conspiracy, impact on the Plaintiff Class,	1420-02044207		2003-11-11 EHIAH	Translation not provided	THE Class will discuss translation issue with Defendants
		and resulting damages					
12995	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C2051424		2006-02-03 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
	n v a: 1: - :	and resulting damages	NT 0 0044504		2007 44 40 7		
1000		Proof of Defendants' liability for	NEC-C2117634	1	2007-11-13 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12996	Records	conspiracy, impact on the Plaintiff Class,					

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 84 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
12997	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C2458131		2002-04-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12///	Records	conspiracy, impact on the Plaintiff Class,	1.20 02.00131		2002 01 05 Elikai	This sales het provided	The cases will discuss transmiss issue with personality
		and resulting damages					
12998		Proof of Defendants' liability for	NEC-C2460822		2002-07-31 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
12999	Pending Stimulation on Business	Proof of Defendants' liability for	NEC-C2466996		2003-11-18 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12,,,,	Records	conspiracy, impact on the Plaintiff Class,	1.20 02 100550		2003 II IO EMMI	Transaction not provided	The Case will disease transmistration and will be contained
		and resulting damages					
13000	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C2484509		2003-08-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
13001	Pending Stipulation on Business	and resulting damages	NEC-C2485021		2003-08-27 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13001	Records	conspiracy, impact on the Plaintiff Class,	NEC-C2483021		2003-08-27 Email	Translation not provided	The Class will discuss translation issue with Defendants
	records	and resulting damages					
13002	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C2488223		2004-01-19 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13003		Proof of Defendants' liability for	NEC-C2565556		2013-06-17 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13004	Pending Stimulation on Business	Proof of Defendants' liability for	NEC-C2579629		2013-06-15 Email	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable
15004	Records	conspiracy, impact on the Plaintiff Class,	1120 02377027		2013 00 13 Eman	Transactor not provided	dispute; not offered for truth; prior statement of witness; statement of party
		and resulting damages					opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
							11 /3 / 7 1 (//(//(//////////////////////////
13005		Proof of Defendants' liability for	NEC-C2621457		2011-01-14 Email	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable
	Records	conspiracy, impact on the Plaintiff Class,					dispute; not offered for truth; prior statement of witness; statement of party
		and resulting damages					opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13006	Pending Stipulation on Business	Proof of Defendants' liability for	NEC-C2639696		2012-06-12 Email	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable
15000	Records	conspiracy, impact on the Plaintiff Class,	1120 02037070		2012 00 12 20141	Transaction net provided	dispute; not offered for truth; prior statement of witness; statement of party
		and resulting damages					opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13020	- 1	Proof of Defendants' liability for	NICHICON0014785		2002-04-17 Notes	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable
	Records	conspiracy, impact on the Plaintiff Class,					dispute; not offered for truth; prior statement of witness; statement of party
		and resulting damages					opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13021	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON0014786		2001-12-19- Report on TC meeting participation	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				1	
		and resulting damages					
13022		Proof of Defendants' liability for	NICHICON0014788		2002-01-23 ECC Meeting Notes	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13023	Pending Stimulation on Business	Proof of Defendants' liability for	NICHICON0014958		2004 AT Statistics Subcommittee activity schedule (draft)	Translation not provided	Relevance and probative value outweigh cumulative nature of document;
13023	Records	conspiracy, impact on the Plaintiff Class,	Nemeono14758		2004 AT Statistics Subcommittee activity schedule (drait)	Translation not provided	foundation, knowledge, and competency are not subject to reasonable dispute; not
		and resulting damages					offered for truth; prior statement of witness; statement of party opponent; judicial
							admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13024	Pending Stipulation on Business		NICHICON0014961		2003-08-28 Excel Spreadsheet with Info. And Schedule for ATC	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency	
	Records	conspiracy, impact on the Plaintiff Class,			Meetings, President's Meetings, Social Gathering info.	(602)	
13025	Danding Ctimulation on Design	and resulting damages Proof of Defendants' liability for	NICHICONO22000		2003-09-08- Nichicon Malaysia- Monthly business Report for August	Enveloping Harmon (901, 902), Look of Demond Visualis Committee	
13025	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NICHICON0030099		2003-09-08- Nichicon Maiaysia- Monthly business Report for August	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602)	
	Rocords	and resulting damages				(002)	
13026	Pending Stipulation on Business		NICHICON0552587		October 2008 - December 2009 Nichicon Excel Worksheet	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,	1			·	
		and resulting damages					
13027		Proof of Defendants' liability for	NICHICON0615280		2009-06-11 Weekly Schedule Table for Eastern Japan Executive Sales	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,			& Marketing Department, Tokyo Branch		
13028	Pending Stimulation on Business	and resulting damages Proof of Defendants' liability for	NICHICON2804716	+	2006-03-30 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13020	- 1		141C111CO142004/10	1	2000-03-30 Email	Translation not provided	THE CHASS WIR GISCUSS TRANSPORTED ISSUE WITH DETERMANTS
	Records	conspiracy, impact on the Plaintiff Class,					

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 85 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13029	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON3034700		2008-09-27 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
1502)	Records	conspiracy, impact on the Plaintiff Class, and resulting damages	11011100113031700		2000 00 27 211111	This said that provided	The case will discuss this state will be called
13030	Pending Stipulation on Business		NICHICON3076486		2007-01-05 Email	Reservation of ObjectionExhibit not yet provided	The Class will discuss "translation issue" with Defendants
13030	Records	conspiracy, impact on the Plaintiff Class, and resulting damages	THE INCOME OF THE INCOME.		2007 01 05 21	Land and September Example for provided	The class will discuss duminated asset with Determine
13031	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON3327605		2010-02-12 Excel Worksheets on WCTS - WG Meeting	Reservation of ObjectionExhibit not yet provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13032	Pending Stipulation on Business		NICHICON3340644		2003-09-03- Business Daily Report for the Eastern Japan Sales Division	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13033	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON3342241		June 2003 May 2004 ATC Meeting Schedule (?)	Translation not provided	Relevance and probative value outweigh cumulative nature of document;
15055	Records	conspiracy, impact on the Plaintiff Class,			and 2005 May 2001 Tile Meeting Senedate (1)	Translation not provided	foundation, knowledge, and competency are not subject to reasonable dispute; n
		and resulting damages					offered for truth; prior statement of witness; statement of party opponent; judicia admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13034	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON3343004		2003-09-17 2003 ATC Meeting Autum President Meeting	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,			Attendance Confirmation (To: Nichicon Corporation).	1	
		and resulting damages			• • • • • • • • • • • • • • • • • • • •		
13035		Proof of Defendants' liability for	NICHICON3343141		2003-09-18 Email	Translation not provided	Foundation is not reasonably subject to dispute; not offered for truth; prior
	Records	conspiracy, impact on the Plaintiff Class,					statement of witness; statement of party opponent; judicial admission; hearsay
		and resulting damages					exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any
12025	D. F. Gr. Let. D. :	D. C.CD.C. L. LELTE. C.	NICHICONIA OF DC		2000 02 02 1	T 1:	undue prejudice, confusion, or potential to mislead the jury.
13035	Pending Stipulation on Business Records	Proof of Defendants' liability for	NICHICON3395863		2009-03-02 through 2009-03-15- Management & Officer's Weekly Schedules	Translation not provided	Foundation is not reasonably subject to dispute; not offered for truth; prior
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages			Schedules		statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh an
		and resulting damages					undue prejudice, confusion, or potential to mislead the jury.
13036	Pending Stimulation on Business	Proof of Defendants' liability for	NICHICON3744919		2003-12-15 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13030	Records	conspiracy, impact on the Plaintiff Class,	Memeers/44919		2003 12 13 Ellian	Translation not provided	The Class will discuss translation issue with Defendants
	records	and resulting damages					
13037	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON3877307		2008-02-20 WCTS Meeting Notes/Minutes	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				1	
		and resulting damages					
13038	Pending Stipulation on Business		NICHICON3903897		2003-09-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13039		Proof of Defendants' liability for	NICHICON3906961		2011-09-13 Email	Translation not provided	Foundation is not reasonably subject to dispute; not offered for truth; prior
	Records	conspiracy, impact on the Plaintiff Class,					statement of witness; statement of party opponent; judicial admission; hearsay
13040	D. F. Gr. Let. D. :	and resulting damages	NICHICONIZOGIAO		2012 02 01 E - 7	m 1.:	exceptions 803(1), (3), (6), (8), (22)
13040	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	NICHICON3907109		2012-03-01 Email	Translation not provided	Foundation not subject to reasonable dispute; not offered for truth; prior statemen of witness; statement of party opponent; judicial admission; hearsay exceptions
	Records	and resulting damages					803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendar
		and resulting damages					1003(1), (3), (0), (3), (22), the class will discuss translation issue with Defendan
13041	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON3927791	1	2003-11-20 Email	Hearsay (801, 802); Foundation; Reservation of ObjectionReservation of	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				Objection Pending Translation Review	
		and resulting damages					
13042	Pending Stipulation on Business		NICHICON3993219		2006-04-03 2007-03-20 - Expense payment- Invoice Receipts	Hearsay (801, 802); Foundation; Reservation of ObjectionReservation of	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				Objection Pending Translation Review	
		and resulting damages					
13043		Proof of Defendants' liability for	NICHICON4017687		9/17/2010 Nichicon Shanghai Weekly Sales Report (09/13/2010 -	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages			09/17/2010)		
13044	Pending Stipulation on Business		NICHICON4120886		2005-09-01 WCTS-WG Meeting Minutes for 08/31/2005 meeting.	Translation not provided	The Class will discuss "translation issue" with Defendants
13044	Records	conspiracy, impact on the Plaintiff Class,	14161116014120000		2003-07-01 WC13- WG Meeting Minutes for 06/31/2003 meeting.	Translation not provided	The Class will discuss translation issue with Defendants
	Records	and resulting damages					
13045	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON4188950		Business Cards	Translation not provided	Foundation is not reasonably subject to dispute; not offered for truth; prior
-50.5	Records	conspiracy, impact on the Plaintiff Class,				The provided	statement of witness; statement of party opponent; judicial admission; hearsay
		and resulting damages					exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh an
		<i>9 9</i>					undue prejudice, confusion, or potential to mislead the jury.
	Pending Stipulation on Business	Proof of Defendants' liability for	NICHICON-AM00010353		Polymer Aluminum Capacitors World Markets, Technologies &	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL;	Foundation not subject to reasonable dispute; not offered for truth; prior statement
13049			1				
13049	Records	conspiracy, impact on the Plaintiff Class,			Opportunities: 2012-2017 (Paumanok Publications, Inc.)	Prejudicial, Confusing, or Misleading (403)	of witness; statement of party opponent; judicial admission; hearsay exceptions

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 86 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13050	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00110604		2004-06-11 Email	Foundation; Hearsay	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendant
13051	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00254268		Undated Email Rolodex Info. For D. Persico	Translation not provided	Foundation not subject to reasonable dispute; not offered for truth; prior statemen of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendant
13053	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00360297		2009: March-Sept Quarterly Capacitor Growth Summary Graphs	Translation not provided	Foundation is not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13054	Pending Stipulation on Business Records	conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00360420		2010-04-15 Email	Translation not provided	Foundation is not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13055	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00372542		2009-11-05 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13057	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00373212		2010-02-15 Calendar invite email	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Foundation is not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13058	Pending Stipulation on Business Records		NICHICON-AM00567899		2009-08-01 Email	Foundation; Hearsay	Relevance and probative value outweigh any risk of undue prejudice, confusion, or misleading the jury
13059	Pending Stipulation on Business Records		NICHICON-AM00620057		2011-09-11 Email	Foundation; Hearsay (801, 802)	The Class will discuss "translation issue" with Defendants
13061	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM01059715		2014-06-25 Email	Foundation; Hearsay (801, 802)	Foundation is not reasonably subject to dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice
13062	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00106707		2004-09-08 Email To Joe Greiner; From R. Edwards- re "Nichicon Visit and Kamaya Quote Follow up" Scheduling of meetings with other companies- bilateral communications (?) Document relied upon by DPP's Expert: Hal J. Singer, Ph.D. Initially identified as "NICHICON-AM010670811" - typo found- correct bates #s provided.	Foundation; Hearsay (801, 802); Prejudicial, Confusing, or Misleading (403); Reservation of Objection—Document Incomplete	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice
13063	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NISSEI000618		Undated Excel Worksheet listing Customer Code, Package Price, Part No; Nissei Product Name, Unit Price, Customer Code= Two work books: "Unit Prices" and "Customers"	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh any risk due to cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute
13064	Pending Stipulation on Business Records		OKA-000122684		2005-07-14 Excel Worksheet re. JFC Meeting	Translation not provided	The Class will discuss "translation issue" with Defendants
13065	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000151840		2003-01-15 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13066	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157229		July 2007 JFC Association Member's List (2008)	Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13067	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157283		2008-04-11 JFC Meeting Minutes (?)	Translation not provided	The Class will discuss "translation issue" with Defendants
13068	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157561		2006-11-08 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403); Reservation of Objection- Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
13069	Pending Stipulation on Business Records		OKA-000157562		2006-11-08 Agenda for the JFC Meeting 2006 3rd Regular Meeting	Foundation; Hearsay; Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Reservation of ObjectionDescription Inaccurate	The Class will discuss "translation issue" with Defendants
13070	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	OKA-000157652		2007-02-12 Email	Reservation of objection-Document Incomplete; Foundation; Lack of Personal Knowlege or Competency (602); Cumulative	The Class will discuss "translation issue" with Defendants

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 87 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13071	Pending Stipulation on Business	Proof of Defendants' liability for	OKA-000248682		2004-02-02 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13072	Pending Stipulation on Business		OKA-000249245		Undated Excel Spreadsheet re. list of FCC Members	Translation not provided	The Class will discuss "translation issue" with Defendants
13072	Records	conspiracy, impact on the Plaintiff Class, and resulting damages	ORT 000217213		chaired Exect opticalistics to. list of Fee Memoers	Translation not provided	The Class will discuss thin state in issue with Delendants
13073	Pending Stipulation on Business		OKA-000258213		2007-10-02 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13075	Pending Stipulation on Business		OKA-000299527		2001- Excel Worksheet re. ECC Meeeting & TC Meeting Joint	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages			Meeting & Presidents' Meeting Materials		
13076	Pending Stipulation on Business		OKA-000299528		Undated JFC Meeting Notes	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13092	Pending Stipulation on Business	Proof of Defendants' liability for	PAN-C0001889		2010-03-29 Email	Translation not provided	Foundation, knowledge, and competency are not subject to reasonable dispute; not
	Records	conspiracy, impact on the Plaintiff Class,				•	offered for truth; prior statement of witness; statement of party opponent; judicial
		and resulting damages					admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any
							risk of undue prejudice, confusion, or misleading the jury
13100	Pending Stipulation on Business		PAN_0000224		1999-05-17 ECC Meeting Attendance Report	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13111	Pending Stipulation on Business		PAN 0000286		2003-07-29 Meeting Minutes with client NEC TOKIN	Translation not provided	The Class will discuss "translation issue" with Defendants
13111	Records	conspiracy, impact on the Plaintiff Class, and resulting damages	1 AN_0000230		2003-07-27 Meeting Minutes with effect NLC TOKIN	Translation not provided	The Class will discuss translation issue with Defendants
13114	Pending Stimulation on Business	Proof of Defendants' liability for	PAN 0000330		2005-09-02- Handwritten notes in notebookmemo by Akagi re	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,	1111_0000330		Hong Kong/Okaya China Plant to be invested by Okaya	Transmitor not provided	The Case will discuss translation issue with Scientific
		and resulting damages					
					CAUTION: English Translation available is "PRELIM. TRANS." Only - may need certified translation.	-	
13117	Pending Stipulation on Business	Proof of Defendants' liability for	PAN 0000393		2009-01-08 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,	_			•	
		and resulting damages					
13118	Pending Stipulation on Business		PAN_0000403		2009-07-21 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13119	Pending Stimulation on Business	Proof of Defendants' liability for	PAN 0000404		2009-10-02 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13117	Records	conspiracy, impact on the Plaintiff Class,	7111_0000404		2007 TO 02 Email	Tuisiden for provided	The Chass will discuss translation issue with Defendants
		and resulting damages					
13120	Pending Stipulation on Business	Proof of Defendants' liability for	PAN_0000411		2009-09-23 Email	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805);	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				Subject to MIL; Reservation of ObjectionReservation of Objection Pending	
13121	Danding Stimulation on Ducinos	and resulting damages Proof of Defendants' liability for	PAN 0000417		2009-05-01 Email	Translation Review Translation not provided	The Class will discuss "translation issue" with Defendants
13121	Records Records	conspiracy, impact on the Plaintiff Class, and resulting damages	FAN_000041/		2007-03-01 EHRH	Transacion not provided	THE Class will discuss translation issue with Defendants
13122	Pending Stimulation on Business	Proof of Defendants' liability for	PAN 0000421		2009-05-08- Handwritten Calendar entry	Translation not provided	The Class will discuss "translation issue" with Defendants
13122	Records	conspiracy, impact on the Plaintiff Class, and resulting damages	1 217_0000421		2007-05-05- Handwritten Calendar einry	Translation for provided	The Crass will discuss translation issue with Determinents
13124	Pending Stipulation on Business		PAN 0000428		2010-08-04 Handwritten Calendar entry	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				F. 5. 100	The state of the s
13125	Pending Stipulation on Business	and resulting damages Proof of Defendants' liability for	PAN 0000431		2011-03-16 Handwritten Calendar entries	Translation not marrided	The Class will discuss "translation issue" with Defendants
13123	Records Records	conspiracy, impact on the Plaintiff Class,	FAIN_0000451		2011-05-10 Handwritten Calendar entries	Translation not provided	THE Class WIII discuss translation issue With Defendants
		and resulting damages					
13126	Pending Stipulation on Business		PAN_0000441		2005-05-27- EPCOS Meeting Notes and discussions	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13128	Pending Stipulation on Business	Proof of Defendants' liability for	PAN_0000477		2006-01-29 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 88 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13129	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000383		2009-10-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13130	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000495		2008-04-27 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13131	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000534		2010-02-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13134	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000547		2006-06-12 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13135	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000566		2005-10-15 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13139	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000668		2007-09-12 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13141	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000684		2007-01-09 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13142	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000695		2009-04-02 Email.	Translation not provided	The Class will discuss "translation issue" with Defendants
13143	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0000708		2010-06-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13144	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000749		2005-11-19 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13145	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000804		2009-05-28 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13146	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000809		2009-10-21 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13147	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000811		2008-07-07 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13148	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005574		04/12 & 04/13 (Year unknown) Handwritten notebook entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13149	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005581		04/18 (Year unknown) Handwritten notebook entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13150	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005582		04/18 (Year unknown) Handwritten notebook entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13151	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005585		04/21 (Year Unknown) Handwritten notebook entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13152	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005628		06/15 (Year Unknown) Handwritten notebook entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13153	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005749		10/27 (Year Unknown) Handwritten notebook entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13154	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005750		10/28 (Year Unknown) Handwritten notebook entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13155	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005765		11/17 (Year Unknown) Handwritten notebook entries	Reservation of ObjectionExhibit not provided	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 89 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13156	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005768		11/18 (Year Unknown) Handwritten notebook entries	Reservation of Objection-Exhibit not provided	
13157	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0005789		12/18 and 12/15 (Year Unknown) Handwritten Calendar Entries/workbook	Reservation of Objection-Exhibit not provided	
13160	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007778		2009-11-04- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13161	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007785		2009-12-03- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13162	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007797		2009-07-08- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13163	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN_0007803		2009-06-17- Hadwritten Calendar entrie	Translation not provided	The Class will discuss "translation issue" with Defendants
13164	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007805		2009-12-18- Handwritten Calendar entries	Translation not provided	The Class will discuss "translation issue" with Defendants
13165	Pending Stipulation on Business Records		PAN_0007808		2010-04-21- Handwritten Calendar Entry	Translation not provided	The Class will discuss "translation issue" with Defendants
13166	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007810		2010-06-17- Handwritten Calendar Entry	Translation not provided	The Class will discuss "translation issue" with Defendants
13167	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007813		2011-06-14- Handwritten Calendar entry	Translation not provided	The Class will discuss "translation issue" with Defendants
13168	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007815		Handwritten 12/14/2011 calendar entry	Translation not provided	The Class will discuss "translation issue" with Defendants
13169	Pending Stipulation on Business Records		PAN_0007823		2010-01-22- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13170	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007829		Excel Spreadsheet/Native File chart re Sanyo	Translation not provided	The Class will discuss "translation issue" with Defendants
13171	Pending Stipulation on Business Records		PAN_0007840		2008-06-13- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13172	Pending Stipulation on Business Records		PAN_0007847		2003-04-16- email	Translation not provided	The Class will discuss "translation issue" with Defendants
13173	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007854		2009-05-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13174	Pending Stipulation on Business Records		PAN_0007856		2003- 09-26- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13175	Pending Stipulation on Business Records		PAN_0007857		2007-09-06- Email Chain	Translation not provided	The Class will discuss "translation issue" with Defendants
13176	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007860		2007-09-25- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13177	Pending Stipulation on Business Records		PAN_0007862		2010-03-10- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13178	Pending Stipulation on Business Records	5 5	PAN_0007864		2006-11-22- Email	Translation not provided	The Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 90 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13179	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007872		2006-05-26- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13180	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007881		2009-02-13- email	Translation not provided	The Class will discuss "translation issue" with Defendants
13181	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007901		2010-02-22- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13182	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007911		2010-01-16- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13183	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0007915		2008-07-11- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13184	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008007		2011/02/09 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13185	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			2010- 02-05- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13187	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008356		December 2009 Calendar entries-appointments- handwritten notes	Translation not provided	The Class will discuss "translation issue" with Defendants
13188	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0008372		2007-02-16 Handwritten Notes	Translation not provided	The Class will discuss "translation issue" with Defendants
13190	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_C0001895		Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative; Hearsay; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13191	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-0000225		2003-08-31- Meeting Minutes "ATC Association and Trade Group Joint Meeting"	Cumulative; Hearsay; Lack of Personal Knowledge or Competency; Foundation; Hearsay within Hearsay; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13192	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-0000228		Handwritten notes from 8/21 Joint Department Meeting (Year Unknown)	Cumulative; Foundation; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Reservation of Objection–Reservation of Objection Pending Translation Review; Subject to MIL; Hearsay	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13193	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-00002568		2008-11-09- Email	Cumulative; Hearsay; Lack of Personal Knowledge or Competency; Foundation; Hearsay within Hearsay; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13194	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-0000317		2010-05-18 Email	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13195	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-0000474		2004-02-15- Email	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Lack of Personal Knowledge or Competency	Relevance and probative value outweigh cumulative nature of document; foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13196	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-0002010		Undated handwritten Note	Reservation of ObjectionExhibit not provided	,,,,,,,,
13197	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-0007888		2010-08-12- Email	Cumulative; Hearsay; Hearsay within Hearsay; Lack of Personal Knowledge or Competency; Foundation; Reservation of ObjectionReservation of Objection Pending Translation Review	

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 91 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13198	Pending Stipulation on Business	Proof of Defendants' liability for	PAN-0008344		2005-05-31- Handwritten Notes	Cumulative; Hearsay; Lack of Personal Knowledge or Competency;	
	Records	conspiracy, impact on the Plaintiff Class,				Foundation; Hearsay within Hearsay; Reservation of ObjectionReservation of	
		and resulting damages				Objection Pending Translation Review	
13199	Pending Stipulation on Business	Proof of Defendants' liability for	PAN-C0002001		2009-10-26- Email	Cumulative; Foundation; Hearsay within Hearsay; Lack of Personal Knowledge	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				or Competency; Reservation of ObjectionReservation of Objection Pending	
		and resulting damages				Translation Review; Subject to MIL; Hearsay	
13206	Pending Stipulation on Business		PAN-C0002128		2009-04-15- Email	Cumulative; Hearsay; Lack of Personal Knowledge or Competency;	Not offered for truth; prior statement of witness; statement of party opponent;
	Records	conspiracy, impact on the Plaintiff Class,				Foundation; Hearsay within Hearsay; Reservation of ObjectionReservation of	judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
		and resulting damages				Objection Pending Translation Review	
13207	Pending Stipulation on Business	Proof of Defendants' liability for	PAN-C0002133		2007-04-12 Handwritten Notes	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Lack of Personal	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				Knowledge or Competency; Reservation of ObjectionReservation of	
		and resulting damages				Objection Pending Translation Review	
13208	8 1		PAN-C0002134		2008-07-10 Email	Cumulative; Foundation; Hearsay; Hearsay within Hearsay; Lack of Personal	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				Knowledge or Competency	
		and resulting damages					
13209		Proof of Defendants' liability for	PAN-C0002143		2008-12-25- Umeda Masahiro's Notes + Email	Reservation of ObjectionExhibit not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13210			PAN-C0002158		2009-03-13- Email	Hearsay; Hearsay within Hearsay; Subject to MIL; Foundation; Reservation of	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				ObjectionReservation of Objection Pending Translation Review	
		and resulting damages					
13211	C I	Proof of Defendants' liability for	PAN-C0002162		2010-03-10 Email	Reservation of ObjectionExhibit not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13212		Proof of Defendants' liability for	PAN-C0002251		2006-07-21 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13213	C I	Proof of Defendants' liability for	PAN-C0002334		2006-05-15 Email	Hearsay; Hearsay within Hearsay; Reservation of ObjectionReservation of	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,				Objection Pending Translation Review	
		and resulting damages					
13214	Pending Stipulation on Business		PAN-C0002454		2009-11-11- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13215			PAN-C0002464		2008-06-26 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13216	C I		PAN-C0002572		2009-10-21 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
		and resulting damages					
13217		Proof of Defendants' liability for	PAN-C0004684		2009-06-24- Handwritten notes	Translation not provided	
	Records	conspiracy, impact on the Plaintiff Class,	•				
		and resulting damages					
13218	O 1		PAN-C0008578		2006-05-26- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,	•				
12216	D. F. Gr. 1 D	and resulting damages	D431 G0000503		2000 12 00 F T	m 14: 4 111	THE CLEAN THE RESERVE TO THE COLUMN THE COLU
13219	Pending Stipulation on Business		PAN-C0008583		2009-12-09- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
1222		and resulting damages	D.131 G0000502		2000 10 21 7		m or m v m or m or m or m or m or m or m
13220	Pending Stipulation on Business	Proof of Defendants' liability for	PAN-C0008592		2009-10-24- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
12221	B II GO LO B I	and resulting damages	P431 G0000603		2011 01 17 F 3	m 14: 4 111	THE CLASSIC STATE OF THE STATE
13221	Pending Stipulation on Business		PAN-C0008603		2011-01-17 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class,					
	1	and resulting damages					
13223	C I		PAN-C0038953		undated excel charts and data	Translation not provided	Relevance and probative value outweigh cumulative nature of document;
	Records	conspiracy, impact on the Plaintiff Class,					foundation, personal knowledge and competency not subject to reasonable dispu
		and resulting damages					not offered for truth; prior statement of witness; statement of party opponent;
							judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and
	i	İ	1	1	1	1	probative value outweigh risk of undue prejudice, confusion, or misleading jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 92 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13224	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C0756606		2004-05-05 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13225	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN-C1131843		2007-03-03 Email	Reservation of ObjectionExhibit not provided	The Class will discuss "translation issue" with Defendants
13226	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN-C2093533		2006-01-09 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13227	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN-C2096567		2003-12-17 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13228	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	PAN-C2098678		2003-02-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13232	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2146511		2012-02-28- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13233	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2156647		2005-02-24- Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13236	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2266253		2004-01-22 Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13239	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2684684		2007-08-07- FY2006 2nd Functional-Type Polymer Capacitor Research Meeting – Business Trip Report Solid Technology Kuranuk	h Translation not provided	The Class will discuss "translation issue" with Defendants
13240	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2693888		2005-10-03 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13241	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2694835		2004-04-02 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13242	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2695001		2005-06-15 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13244	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2695471		2009-08-27- Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13245	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2717617		2006-08-01 Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13246	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2727144		2003-08-09 Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	The Class will discuss "translation issue" with Defendants
13247	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2731495		2006-04-01 Email	Translation not provided	The Class will discuss "translation issue" with Defendants

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 93 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13248	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2733285		2005-10-19 Meeting Notes/Minutes	Translation not provided	The Class will discuss "translation issue" with Defendants
13249	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C2733929		2003-08-29 Meeting Minutes for the ATC/Treade Section	Translation not provided	The Class will discuss "translation issue" with Defendants
13250	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C3503516		2010-01-24 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13251	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C3639311		2005-07-19 through 12/2008 ***Detailed Business Trip Travel Expenses Adjustment (No receipt) ***	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13252	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C3639326		2007-09-11- Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	The Class will discuss "translation issue" with Defendants
13253	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C3642448		2006- Excel Worksheet - FY 2006 data on processed order	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13254	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C3642970		2010-08-25 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13256	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C3642978		2010-10-14 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13257	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU000145152		2009-05-15- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13258	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU000153003		2009-08-22 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13259	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU000239052		2008-05-19- Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	The Class will discuss "translation issue" with Defendants
13260	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU000240376		2008-07-16 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13261	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU000249125	1223	2009-08-03- Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13262	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU001125615		2009-03-16 List of Meeting Attendees	Translation not provided	The Class will discuss "translation issue" with Defendants
13263	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU001201204		2005-11-08 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable disput not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 94 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13264	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU001246075		2010-03-10 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13265	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002005657		2008-08-11 Excel Worksheet with detailed charts and diagrams for the Fiscal Year 2008 Market Study Meeting Joint Committee	Translation not provided	The Class will discuss "translation issue" with Defendants
13266	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002005885		2005-02-04 Business Trip Meeting Report	Translation not provided	The Class will discuss "translation issue" with Defendants
13267	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002038212		2007-02-13- Email	Cumulative; Foundation; Hearsay; Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13268	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002038215		2005-12-07 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13269	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002062768		2005-10-28 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13270	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002062827		2005-12-23 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13271	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002062911		2006-04-20 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13272	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002065559		2011-04 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13273	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002079252		2007-04-11 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13274	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002104061		2008-01-18- Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
13275	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002130311		2008-01-17 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13278	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002164768		2008-01-29- Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13279	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002207049		2009-04-08 Email	Translation not provided	The Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 95 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13280	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002211086		2008-09-07 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent;
12201	D. I. Grider		DAN GUARANARA		2000 to 16 F. T.		judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13281	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU002289891		2008-10-15- Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13288	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU003926445		2008-08-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13289	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU004116310		2009-01-24 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13290	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU004818708		2008-02-13 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13291	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU004840003			Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading; Reservation of Objection-Reservation of Objection Pending Translation Review	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury
13292	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU005131066		2008-11-20 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13293	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU005778291		2008-11-07 Excel Sheet: List of Meeting Participants	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading; Reservation of Objection- Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
13294	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006028194			Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading; Reservation of Objection- Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
13295	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006049758		2007-03-23- Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading; Reservation of Objection- Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
13296	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006087039		2008-06-10 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	The Class will discuss "translation issue" with Defendants
13297	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006096934		2010-10-20 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	The Class will discuss "translation issue" with Defendants
13298	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006495250		2010-05-18 Email	Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowledge; Prejudicial, Confusing, Misleading	The Class will discuss "translation issue" with Defendants
13299	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU006615145		2008-08-19 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13300	Hoey, Gordon	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	REV00001250_00001		Draft Meeting Minutes ==> 16e Annual World Trade Statistics Meeting WCTS, Vienna April 20, 2005	Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any issue due to cumulative nature of document

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 96 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13305	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB 001424363		2003-02-19- February ECC Meeting Minutes	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13306	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000000761		2006 Catalog: Capacitors RUBYCON CORPORATION	Translation not provided	
13315	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006476		2003-05-15- ECC Meeting Minutes	Translation not provided	The Class will discuss "translation issue" with Defendants
13316	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000006481		2004-03-17- March Meeting Minutes	Translation not provided	The Class will discuss "translation issue" with Defendants
13317	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000080065		Undated- Excel Worksheet: SMD Aluminum Electrolytic Capacitors Chart	Translation not provided	The Class will discuss "translation issue" with Defendants
13318	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000080071		2011-12-01- Excel Worksheet: Chart Re SMD type Alminum Electrolytic Capacitors	Translation not provided	The Class will discuss "translation issue" with Defendants
13338	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000645276		2012-04-23- Report/Minutes	Cumulative (403); Foundation; Lack of Personal Knowlege or Competency (602); Reservation of ObjectionDocument Incomplete	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh risk of undue prejudice, confusion, or misleading jury; the Class will discuss "translation issue" with Defendants
13346	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000648747	4351	2009-04-16- Market Study Meeting Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury; the Class will discuss "translation issue" with Defendants
13347	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000655390		2009-11-19 Email	Reservation of ObjectionExhibit not provided	The Class will discuss "translation issue" with Defendants
13348	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000657790		2004-08-18- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13349	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000657796		2004-07-20- Excel Spreadsheet Meeting Presentation materials	Translation not provided	The Class will discuss "translation issue" with Defendants
13350	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000658102		2005-06-09- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13351	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000658140		2005-07-22- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13352	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000658167		2005-07-19- Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13353	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000659134		2006-01-25- Email	Cumulative (403); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Foundation	The Class will discuss "translation issue" with Defendants
13354	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000659276		2006-02-15- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13355	Pending Stipulation on Business Records	and resulting damages Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000670633		2007-06-12- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13356	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000675702		2007-12-10- Email	Translation not provided	The Class will discuss "translation issue" with Defendants

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 97 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13357	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000678690		0000-04-11 (Year Unknown) ECC Trade Group Meeting Minutes	Translation not provided	The Class will discuss "translation issue" with Defendants
13408	Pending Stipulation on Business Records		RUB_001305654		2008-12-15- Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; the Class will discuss "translation issue" with Defendants
13411	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001323782		2009-05-19 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13415	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001345102		2011-05-27- Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; the Class will discuss "translation issue" with Defendants
13424	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001424363		2003-02-19- February ECC Meeting Minutes	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13430	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001595827		2006-06-01 Email	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13437	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001759678		2008-04-04- Email	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13438	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001850596		2009-06-04 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants Class will discuss "translation issue" with Defendants
13439	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001961076		2010-01-25- SM Meeting Minutes	Cumulative (403); Foundation; Lack of Personal Knowlege or Competency (602); Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13440	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001969666		2010-02-26 Email	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13441	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000642960		2010-04-28- Hong Kong SM Minutes, April 28th	Cumulative (403); Foundation; Lack of Personal Knowlege or Competency (602); Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13442	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_001997775		2010-07-20 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13447	Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002284066		2013-12-24 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	The Class will discuss "translation issue" with Defendants
13464	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002308736		2013-03-25- ASEAN SM Meeting Notes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 98 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13465	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002310091		2009-08-21 Meeting Minutes/Notes Cited with Specificity: RUB_002310097	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13466	Pending Stipulation on Business Records	8 8	RUB_002310607		1998-03-17- Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13467	Pending Stipulation on Business Records		RUB_002310617		1999-04-13- Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13468	Pending Stipulation on Business Records		RUB_002310624		1999-11-17 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13470	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_002311117		1997-12-12 - Handwritten note	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13472	Pending Stipulation on Business Records		RUB_003328956		2000-09-20 Charts and Diagrams for the SHUTSUKI MEETING	Reservation of Objection Description Inaccurate	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13473	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003328957		0000-09-20 (Year unknown) Meeting Minutes	Translation not provided	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13479	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003343142		0000-01-29 (year uknown) Meeting Minutes: ECC Joint Conference	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13480	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003343477		2003-04-15- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13481	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003347040		2003-05-16- Email	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13482	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003355127		2003-03-18- ECC Document	Translation not provided	The Class will discuss "translation issue" with Defendants
13485	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003359866		2004-02-04- Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13486	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003365128		2004-01-21 Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13487	Pending Stipulation on Business Records		RUB_003377539		2003-09-02- Email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13488	Pending Stipulation on Business Records	s Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003399885		2004-07-20- Excel Charts and Diagrams	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	The Class will discuss "translation issue" with Defendants
13489	Pending Stipulation on Business Records	8 8	RUB_003449501		2004-10-29 Email	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
13498	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003459994		2008-10-29- SM Meeting Minutes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 99 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13499	Pending Stipulation on Business		RUB_003460005		2009-02-25 SM Meeting Notes	Translation not provided	The Class will discuss "translation issue" with Defendants
	Records	conspiracy, impact on the Plaintiff Class, and resulting damages					
13500	Pending Stipulation on Business Records	conspiracy, impact on the Plaintiff Class,	RUB_003460074		2007-11-21- SM Meeting Notes	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	The Class will discuss "translation issue" with Defendants
13501	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	RUB_003460076		2007-12-24- SM Meeting Notes	Translation not provided	The Class will discuss "translation issue" with Defendants
13502	Pending Stipulation on Business Records	conspiracy, impact on the Plaintiff Class,	RUB_003460091		2008-01-22- SM Meeting Minutes	Translation not provided	The Class will discuss "translation issue" with Defendants
13503	Pending Stipulation on Business Records	and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	RUB_003464990		2011-01-12 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
		and resulting damages					
13504	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_003655428		ECC Hong Kong District Meeting Minutes May 31	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	Relevance and probative value outweigh cumulative nature of document; foundation, personal knowledge and competency not subject to reasonable dispu not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13523	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB_000002161		2011 Rubycon Cpacitors Catalog See RUB_000002236	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602)	
13526	Shinyei Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-00000493		2007-09-14- Minutes of JFC Association September Meeting	Translation not provided	The Class will discuss "translation issue" with Defendants
13527	Shinyei Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000294489		Meeting memo (record of customer visit) Taitsu at Pan Pacific Hotel Lobby	Translation not provided	The Class will discuss "translation issue" with Defendants
13528	Shinyei Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000021507.00001		2005-09-15 Meeting Memo re. 2005 JFC Regular Meeting.	Translation not provided	
13529	Shinyei Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000124400		2013-04-18- JFC Document	Translation not provided	The Class will discuss "translation issue" with Defendants
13530	Shinyei Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000134171		2014-01-15 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13531	Shinyei Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000134554.00001		2014-01-29- email	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Translation not provided	
13555	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005871		2009-10-22- Email	Reservation of Objection Description Inaccurate	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading tl jury; the Class will discuss "translation issue" with Defendants
13556	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005926		2011-11-15- Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13557	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005927		2011-12-02 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13558	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00005930		2011-11-15 Email	Reservation of ObjectionDescription Inaccurate	The Class will discuss "translation issue" with Defendants
13559	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00006015		2010-07-23 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
13560	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00006031	538	2010-11-30 Email	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading th jury; the Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 100 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13583	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00030166		2013-12-09 Email	Reservation of ObjectionDescription Inaccurate; Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury; the Class will discuss "translation issue" with Defendants
13585	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00015955		2014-08-01 (updated) Monthly Calendars between July 2014 and October 2008 (Mr. Ohta)	Hearsay within Hearsay (801, 802, 805); Prejudicial, Confusing, or Misleading (403); Reservation of ObjectionReservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any issue due to cumulative nature of documentnot offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any risk of of undue prejudice, confusion, or misleading the jury
13586	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00030161		2009-12-16- Contact List and Business Card Holder for Nippon Chem Con	i- Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13587	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00032728		Undated 156 page document of business cards = businesses that star with the letter "N"	t Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13588	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00032912		Undated 126 page document of business cards = businesses that star with the letter "P"	t Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury: prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13589	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00033178		Undated 258 page document of business cards = businesses that star with the letter "S"	t Translation not provided	Foundation, personal knowledge and competency are not subject to reasonable dispute; relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13590	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00045616		November 2010 Document> Nippon-Chemi-Con Corporation company information packet.	Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403); Subject to Motion in Limine	Foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); the Class will discuss "translation issue" with Defendants
13602	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00879138		2010-02-04 - Excel Spreadsheets: "Price Increase Plan"	Hearsay within Hearsay (801, 802, 805); Prejudicial, Confusing, or Misleading (403); Reservation of Objection Pending Translation Reviewing	Foundation is not subject to reasonable dispute
13612	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01371554		2004-08-06 Email	Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403); Reservation of Objection–Reservation of Objection Pending Translation Review	Foundation, personal knowledge and competency are not reasonably subject to dispute; relevance and probative value outweigh any 403 issues
13613	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01512954		2004-08-06 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13614	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01519241		2004-08-04 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13615	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01519245		2004-08-16 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13616	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01519247		2004-11-18 Email	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	The Class will discuss "translation issue" with Defendants
13617	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01524564		2004-08-20 Email	Foundation; Hearsay	The Class will discuss "translation issue" with Defendants
13618	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01525044		2007-04-03 Email	Foundation; Reservation of Objection-Description Inaccurate; Reservation of Objection-Reservation of Objection Pending Translation Review	The Class will discuss "translation issue" with Defendants
13619	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01553523		2011-07-07 Email	Foundation; Irrelevant (401-403); Lack of Personal Knowlege or Competency (602)	The Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 101 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13620	NCC Custodian of Records	D C CD C 1 411 174 C	UCC-CAP-01604701		2013-01-15 Email	The late of the la	The Class will discuss "translation issue" with Defendants
13020	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-01004/01		2015-01-15 Email	Translation not provided	The Class Will discuss translation issue With Defendants
13621	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class,	UCC-CAP-01736024		2012-12-03 Email	Translation not provided	The Class will discuss "translation issue" with Defendants
12.522	D 1: 0: 1: D :	and resulting damages	***************************************		10.45 2005 7		
13622	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	VI00000351		10-17-2007 Email	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the jury.
13623	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	VI00000677		2007-10-18 Email	Translation not provided	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance and probative value outweigh any undue prejudice, confusion, or risk of misleading the lurry
13624	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	VI00001551		2007-04-07 Email	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury
13625		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Summary of Meetings	Translation not provided	
13626	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM0335505		2013- Introduction to Capacitor Technologies: What is a Capacitor? KEMET Slides	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13683		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Transaction Data and related correspondence produced by: Panasonic/SANYO, NEC TOKIN, KEMET, Nippon Chemi-Con (NCC and/or UCC), Hitachi, Nichicon, AVX, Rubycon, ELNA, Matsuo, Holy Stone, ROHM, Okaya, Taitsu, and Shinyei.		(0), (0), (22)
13703	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM00264570- 71		Documents not accessible - "DAT FILE"	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13774		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Hitachi AIC Product Catalog, 2000	Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Foundation, lack of personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13775		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Hitachi AIC 2000 Product Catalog	Hearsay (801, 802); Irrelevant (401-403); Prejudicial, Confusing, or Misleading (403)	Foundation, lack of personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13776		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Kemet Capacitor Catalog (2015)	Cumulative (403); Foundation; P - Prejudicial, Confusing, or Misleading (403); Reservation of Objection Document Incomplete	Relevance outweighs any concern about cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute
13777		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Kemet Manufacturer's Cross Reference and Tantalum Chip Capacitor Part Numbering Systems	Reservation of Objection - Exhibit not yet provided	
13778		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Capacitors for Power Electronics	Cumulative (403); Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13779		Proof of Defendants' liability for			Sanyo Product Catalog 2007	PLTFS - Relevance, foundation, hearsay; 401, 403, 802, 901.  Defendants reserve all objections pending confirmation of what this proposed	Personal knowledge is not subject to reasonable dispute; relevance and probative
		conspiracy, impact on the Plaintiff Class, and resulting damages			Surjo Frodet Catalog 2007	exhibit is and would like to discuss with DPPs.	value outweigh any concern about cumulative nature of document
13780		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			https://industrial.panasonic.com/ww/cross-search/model	Cumulative (403); Foundation; Hearsay; Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowledge or Competency (603) Prejudicial, Confusing, or Misleading (403)	Foundation, lack of personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 102 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13781		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			http://www.chemi-con.co.jp/e/catalog/aluminum_unify.html	Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided; Hearsay	Foundation, lack of personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13782		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			$\label{limit} http://www.nichicon.co.jp/english/products/pdf_r/Standardization\_p12c.pdf$	e Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided; Hearsay	Foundation, lack of personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13783		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			http://www.nichicon.co.jp/english/products/alm_large/index.html	Reservation of objection-Document Incomplete; Foundation; Lack of Personal Knowlege or Competency (602); Cumulative (403); Subject to MIL	Foundation, lack of personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13784		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			http://www.rubycon.co.jp/en/products/old_replace/index.html	Reservation of objection-Document Incomplete; Foundation; Lack of Personal Knowlege or Competency (602); Cumulative (403); Subject to MIL	Foundation, lack of personal knowledge and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13785		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			CUP MEETINGS AND PRECURSORS: , at 05_CT0001	Foundation, Hearsay (801, 802); Lack of Personal Knowledge, Reservation of Objection - Exhibit not yet provided	Relevance outweighs any concern about cumulative nature; personal knowledge, competency and foundation are not subject to reasonable dispute
13817	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0511470	518	2006-07-17 Email	Cumulative, Lack of Personal Knowledge	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13819	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_0606028		2004-04-01 Email To W. King and P. Collis; From D. Lane update regarding KEMET as they are "at 98% capacity on TANTS" also discussed in the email that "can't get vishay guys to open up but will see whsat I can do after a couple of beers at the social hour" (per S. Rabe- Director South Area Sales) Bilateral meetings and communications Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided; Hearsay	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13821		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Declaration of Akiyoshi Miki On Behalf of Defendant Panasonic Corporation (Sept. 25, 2015)	Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided; Hearsay	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13822		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Defendant Soshin Electric Co., LTD, et al., Declaration of Taleashi Kamioka, (September 29, 2015)	Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided; Hearsay	Foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13825	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL_00469642		Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided; Hearsay	The Class will discuss "translation issue" with Defendants
13950	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00350139	1232	Record re investigation interview with NDRC held on 3/27/2014 (translation only)  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided; Hearsay	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13951	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00927428	2864	Email re Nichicon 6/22/2010 letter to customers  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative; Foundation; Lack of Personal Knowledge or Competency	Foundation, knowledge, and competency are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); relevance outweighs any risk of undue prejudice, confusion, or misleading the jury
13953		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. v. Elna Co., Ltd., No. 16-cr-00365 (filed 12 October 2017)	Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13954		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. v. Hitachi Chemical Co., Ltd., No. 16-cr-00180 (filed 13 May 2016)	Foundation; Hearsay; Irrelevant; Lack of Personal Knowledge or Competency; Prejudicial, Confusing, or Misleading	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 103 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
13955		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. v. Holy Stone Holdings Co., Ltd., No. 16-cr-00366 (filed 12 October 2017)	Foundation, Hearsay (801, 802)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13956		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. v. Matsuo Electric Co., No. 17-cr-00073 (filed Mar. 24, 2017)	Foundation, Hearsay (801, 802)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13957		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. v. NEC TOKIN Corp., No. 15-cr-00426 (filed 5 January 2016)	Translation not provided	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13958		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. v. Nichicon Corp., No. 17-cr-00368 (filed Nov. 9, 2017)	Hearsay within Hearsay; Subject to Motion in Limine	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13959		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. v. Rubycon Corp., No. 16-cr-00367 (filed Sept. 7, 2016)	Foundation; Hearsay within Hearsay (801, 802, 805)	Relevance outweighs any cumulative nature or risk of prejudice, confusion, or misleading the jury; personal knowledge, competency and foundation are not subject to reasonable dispute; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13960		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			See Appendix 2 for Additional Materials	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13978		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			World Capacitor Trade Statistics data, 1999-2015	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
13979		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			International Trade Commission data, 2006-2015	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Foundation, personal knowledge and competency are not subject to reasonable dispute; hearsay exceptions 803(1), (3), (6), (8), (22)
13980		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Defendants' online product catalogs	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	
13981		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Michael Bloom, Information Exchange: Be Reasonable, Federal Trade Commission (December 2014), available at https://www.ftc.gov/news-events/blogs/competition-matters/2014/12/information-exchange-be-reasonable	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
13982		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	No Bates		2017-10-22- Matthew Burris, What are the Applications of Capacitors?, LIFEWIRE, Oct. 22, 2017, available at https://www.lifewire.com/whatare-applications-of-Capacitors-818986	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	
13996		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. Department of Justice, Price Fixing, Bid Rigging, and Market Allocation Schemes: What They Are and What to Look For, available at https://www.justice.gov/atr/price-fixing-bid-rigging-and-market-allocation-schemes	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial; Confusing, or Misleading; Subject to MIL	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
13997		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. Department of Justice & Federal Trade Commission, Antitrust Guidelines for Collaborations Among Competitors (April 2000)	Hearsay (801, 802); Reservation of Objection-Description Inaccurate; Reservation of Objection-Exhibit yet to be provided	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
13998		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. Department of Justice & Federal Trade Commission, Statements of Antitrust Enforcement Policy in Health Care (August 1996)	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
13999		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			DOJ Office of Public Affairs, Leading Electrolytic Capacitor Manufacturer Ordered to Pay \$60 Million Criminal Fine for Price Fixing (October 3, 2018), available at https://www.justice.gov/opa/pr/leading-electrolytic-capacitor-manufacturer-ordered-pay-60-million-criminal-fine-price-fixing	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
14000		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			DOJ Office of Public Affairs, "Seventh Company Agrees to Plead Guilty for Fixing Prices of Electrolytic Capacitors" (July 11, 2017) available at: https://www.justice.gov/opa/pr/seventh-company-agrees- plead-guilty-fixing-prices-electrolytic-capacitors	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 104 of 154

14001 14008 14009		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages  Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages  Proof of Defendants' liability for	No Bates		DOJ Office of Public Affairs, "Three Companies Agree to Plead Guilty for Fixing Prices of Electrolytic Capacitors," (August 22, 2016), available at: https://www.justice.gov/opa/pr/three-companies-agree-plead-guilty-fixing-prices-electrolytic-capacitors	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
14009		conspiracy, impact on the Plaintiff Class, and resulting damages	No Bates		pieda guiny fixing prices electrosyste capacitors		
		Day of a f Dafon dantal liability for			Introduction to Capacitors, ELECTRONICS TUTORIALS, available a https://www.electronics-tutorials.ws/capacitor/cap_1.html	tt Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
14010		conspiracy, impact on the Plaintiff Class, and resulting damages	No Bates		Undated- Types of Capacitors, ELECTRONICS TUTORIALS, available at https://www.electronics-tutorials.ws/capacitor/cap_2.html	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Foundation, personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Vishay Company Overview, available at http://www.vishay.com/docs/49570/49570.pdf	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweighs any concern due to cumulative nature or any risk of undue prejudice; hearsay exceptions 803(1), (3), (6), (8), (22)
14014		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Kevin W. Caves & Hal J. Singer, Applied Econometrics: When Can an Omitted Variable Invalidate a Regression?, ANTITRUST SOURCE (2017)	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14015		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Kevin Caves & Hal Singer, "Econometric Tests for Detecting the Existence of Common Impact." Research in Law and Economics, IN: THE LAW AND ECONOMICS OF CLASS ACTIONS Vol 26, 135-160 (Emerald Publishing 2014)	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14039		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX-F-0589632	1158	Bilateral meetings and communications	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14044	AVX Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	AVX_F_1169261	1101	Email Bilateral meetings and communications  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14046	ELNA Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	ELNA_NDCAL-00005030	311	Undated E-Capacitors Cross References Spreadsheet	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute; relevance and probative value outeweigh risk of prejudice, confusion or misleading jury; best evidence objection withdrawn.
14060	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1394224	2791	Report of 5/8/2002 meeting btw Panasonic and KEMET (attachment to Exh 2790) =>> Bilateral meetings and communications  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance onjection withattan.  Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14068	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1140444	2217	Email- internal email re: bilateral meeting with Sanyo. => Bilateral meetings and communications  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14069	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1144393	2819	2009-09-23 Email	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14071 14072	Pending Stipulation on Business Pending Stipulation on Business	Proof of Defendants' liability for	KEM1150825 KEM1158535	2831 2833	Emaill ==> Bilateral meetings and communications 2010-07-27 Email To E. Jayson Young; From D. Persico Email re	Defendants reserve all objections pending confirmation of what this proposed Defendants reserve all objections pending confirmation of what this proposed	Relevance and probative value outweigh any issue due to cumulative nature of Relevance and probative value outweigh any issue due to cumulative nature of
140/2	Records	Proof of Detendants' lability for conspiracy, impact on the Plaintiff Class, and resulting damages	WEWH199999	2833	2010-07-27 Email To E. Jayson Young; From D. Persico Email re "PANASONIC Capacity": "Subject: Panasonic Capacity Just left meeting with P. Confirmed they are now at 200M per month and almost at capacity (a few M available)"	exhibit is and would like to discuss with DPPs.	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 105 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
14085	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	KEM1438532	1477	2007-05-30 Email	Foundation, Hearsay, Lack of Personal Knowledge, Reservation of Objection - Exhibit not yet provided	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14201	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM00142531		20056-03-10- Email TO Russ Edwards [r.edwards@nichicon-us.com]; From T. Minobe- Re. Microsoft UCC Information	Hearsay (801, 802); Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided	Relevance and probative value outweigh any undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14205	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	NICHICON-AM-00372820		2009-11-11 Email To: Tony Olita; From Russ Edwards—re. "Aluminum prices to remain low in 2010" and instructing Tony to "Stogranting interview with the press We are trying to raise prices."	Cumulative (403), Foundation, Reservation of Objection - Exhibit not yet provided	Relevance and probative value outweigh undue prejudice, confusion or misleading the jury; foundation not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14231	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000381		Bilateral meetings and communications	Hearsay (801, 802); Foundation; Lack of Personal Knowlege or Competency (602)	The Class will discuss "translation issue" with Defendants
14255	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-C3664914		Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Hearsay (801, 802); Foundation; Lack of Personal Knowledge or Competency (602)	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14263	Pending Stipulation on Business Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN-CU004289780	1917	Email Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative, Hearsay (801, 802); Irrelevant (401-403), Prejudicial, Subject to Motion in Limine	The Class will discuss "translation issue" with Defendants
14324	Shinyei Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	SHINYEI-E-000135134	1247	Email Bilateral meetings and communications  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative, Hearsay (801, 802); Irrelevant (401-403), Prejudicial, Subject to Motion in Limine	The Class will discuss "translation issue" with Defendants
14333	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00006026	4902	Email Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative, Hearsay (801, 802); Irrelevant (401-403), Prejudicial, Subject to Motion in Limine	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14337	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00350099	1234	Record re JFC meetings held from 2010 to 2014 and the meeting minutes (translation only)  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative (403), Hearsay (801, 802), Irrelevant (401-403), Prejudicial (403), Subject to Motion in Limine	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14338	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00350387	560	Translated version of Exh 561 provided by Taitsu  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative (403), Hearsay (801, 802); Irrelevant (401-403), Prejudicial (403), Subject to Motion in Limine	Relevance and probative value outweigh any undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14340	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00350452	564	Translated version of Exh 565 provided by Taitsu  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Cumulative (403), Hearsay (801, 802); Irrelevant (401-403), Prejudicial (403), Subject to Motion in Limine	Relevance and probative value outweigh any undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14341	Taitsu Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	TAITSU-00350523	552	Translated version of Exh 553 provided by Taitsu  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Hearsay (801, 802); Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided	Relevance and probative value outweigh any undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14344	NCC Custodian of Records	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	UCC-CAP-00165727	882	Meeting Minutes 1) with AVX Meeting, 2) Global Sales Meeting, and 3) with Mr. Tokiwa and Dr. Uchiyama  Document relied upon by DPP's Expert: Hal J. Singer, Ph.D.	Exhibit not yet provided	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; personal knowledge and competency not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14362		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Notice of Infringement Decision issued by CCS, Infringement of the Section 34 Prohibition in relation to the market for the sale, distribution and pricing of Aluminum Electrolytic Capacitors in Singapore, Competition Commission of Singapore (Jan. 5, 2018)	Cumulative (403), Lack of Personal Knowledge or Competency (602)	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 106 of 154

TX No.	Sponsoring Witness Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
14363	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. Department of Justice & Federal Trade Commission, Horizontal Merger Guidelines (August 2010)	Hearsay (801, 802); Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14383	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Plea Agreement, USA v. Elna Co., Ltd., Case No. 4:16-cr-00365-JD, Filed April 20, 2017	Hearsay (801, 802); Foundation; Lack of Personal Knowlege or Competency (602); Reservation of Objection - Exhibit not yet provided	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14385	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Plea Agreement, USA v. Elna Co., Ltd., Case No. 4:16-cr-00365-JD, Filed June 6, 2017	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14387	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Plea Agreement, USA v. Elna Co., Ltd., Case No. 4:16-cr-00365-JD, Filed October 12, 2017	Foundation; Hearsay (801, 802); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14389	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Plea Agreement, USA v. Hitachi Chemical Co., Ltd., Case No. 4:16-cr 00180-JD, Filed May 13, 2016	PLTFS - Relevance, hearsay; 401, 403, 802.  Hearsay (801, 802); Lack of Personal Knowledge or Competency (602);  Prejudicial, Confusing, or Misleading (403); Foundation	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14392	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			4:17-cr-00073-JD, Filed October 26, 2017	Cumulative (403); Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14396	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Plea Agreement, USA v. Nichicon Corporation, Case No. 17-cr-03686 JD, Filed November 9, 2017	- Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14404	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			JD, Filed September 7, 2016	- Cumulative (403); Foundation; Hearsay (801, 802); Lack of Personal Knowlege or Competency (602); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14407	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Plea Agreement, USA v. Holy Stone Holdings Co., Ltd., Case No. 3:10 cr-00366-JD, Filed May 25, 2017	6-Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14409	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			cr-00366-JD, Filed October 12, 2017	6-Cumulative (403); Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowlege or Competency (602); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14412	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Plea Agreement, USA v. Satoshi Okubo (a/k/a Ohkubo), Case No. 4:1 cr-00074-JD, Filed April 11, 2017	Prejudicial, Confusing, or Misleading (403)	Prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
14414	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Indictment, USA v. Tokuo Tatai, Case No. 15-cr-00163-JD, Filed March 12, 2015	Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14415	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Superseding Indictment, USA v. Tokuo Tatai, Case No. 15-cr-00163- JD, Filed November 2, 2016	Foundation; Hearsay (801, 802); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14416	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			Second Superseding Indictment, USA v. Tokuo Tatai, Case No. 15-cr-00163-JD, Filed December 14, 2016	Translation not provided	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14418	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages			U.S. Dep't of Justice, United States Attorneys' Manual (1997), available at https://www.justice.gov/usam/united-states-attorneys-manual	Cumulative (403); Foundation; Hearsay within Hearsay (801, 802, 805); Lack of Personal Knowledge or Competency (602); Prejudicial, Confusing, or Misleading (403)	Relevance and probative value outweigh any issue due to cumulative nature of document, undue prejudice, confusion or misleading the jury; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
14466	Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	PAN_0000333		Bilateral meetings and communications	Translation not provided	The Class will discuss "translation issue" with Defendants

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 107 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
14512		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	RUB002306694		ECC/TC Meetings	Translation not provided	Relevance outweighs any risk due to cumulative nature; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); personal knowledge, competency and foundation not subject to reasonable dispute
330A		Proof of Defendants' liability for conspiracy, impact on the Plaintiff Class, and resulting damages	HCA00037708	330A	2006-12-19 Email	Hearsay within Hearsay	Not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22); foundation, personal knowledge and competency not subject to reasonable dispute
DEFS-0001	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVNET-00364902		Bates Numbered Document	Hearsay within Hearsay (801, 802, 805); Subject to Motion in Limine	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0002	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVNET-00517557		Bates Numbered Document	Hearsay; Prejudicial, Confusing, or Misleading; Reservation of Objection Pending Translation Review	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0003	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVNET-00520502		Bates Numbered Document	Hearsay; Prejudicial, Confusing, or Misleading; Reservation of Objection Pending Translation Review	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0004	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVNET-00690136		Bates Numbered Document	Hearsay; Prejudicial, Confusing, or Misleading; Reservation of Objection Pending Translation Review	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0005	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVNET-01907932		Bates Numbered Document	Foundation; Hearsay (801, 802); Hearsay within Hearsay (801, 802, 805); Irrelevant (401-403); Subject to MIL; Prejudicial, Confusing, or Misleading (403)	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0008	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_0098139		Bates Numbered Document	PLTFS - Relvance, foundation, hearsay; 401, 403, 802  Cumulative, Hearsay (801, 802); Irrelevant (401-403), Prejudicial, Subject to Motion in Limine	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0009	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_0147886		Bates Numbered Document	Cumulative, Hearsay (801, 802); Irrelevant (401-403), Prejudicial, Subject to Motion in Limine	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0013	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_0168367		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0014	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_0172424		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0015	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_0172430		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0017	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0011365		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0018	Active or settled defendant pending finalization of witness lists and deposition designations		AVX_F_0011978		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0019	Active or settled defendant pending finalization of witness lists and deposition designations		AVX_F_0020162		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0020	Active or settled defendant pending finalization of witness lists and deposition designations		AVX_F_0028008		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0026	Active or settled defendant pending finalization of witness lists and deposition designations		AVX_F_0043235		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0027	Active or settled defendant pending finalization of witness lists and deposition designations		AVX_F_0048238		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0032	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0124270		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 108 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
IA No.	Sponsoring witness	rurpose	DegDates	Depo Ex No.	Deis (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0033	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0124399		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				exhibit is and would like to discuss with DPPs.	witness lists, and context of use of exhibit and objection in trial context
DEFS-0034	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0124836		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed	Objection premature. Reply subject to finalization of deposition designations,
BEIG 003.	pending finalization of witness	Amended Complaint	111111111111111111111111111111111111111		Butter I tumbered B countern	exhibit is and would like to discuss with DPPs.	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations						
DEFS-0036	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0180700		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				exhibit is and would like to discuss with DPPs.	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations						
DEFS-0038	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0191742		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				exhibit is and would like to discuss with DPPs.	witness lists, and context of use of exhibit and objection in trial context
DEFS-0039	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0212361		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed	Objection reconstruct Darky subject to finalization of democition decimations
DEFS-0039	pending finalization of witness	Amended Complaint	AVA_F_0212301		Bates Numbered Document	exhibit is and would like to discuss with DPPs.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				exhibit is and would like to discuss with Di 1 s.	withess lists, and context of use of exhibit and objection in that context
DEFS-0042	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0237578		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				exhibit is and would like to discuss with DPPs.	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	*					*
DEFS-0044	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0239660		Bates Numbered Document	Defendants reserve all objections pending confirmation of what this proposed	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				exhibit is and would like to discuss with DPPs.	witness lists, and context of use of exhibit and objection in trial context
DEEG 0045	lists and deposition designations	D. L III DI	AVIV. E. 0240254		D ( M 1 1D )	II. (001 002) G 1; MII	
DEFS-0045	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0240254		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFS-0051	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0252602		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
D215 0051	pending finalization of witness	Amended Complaint	111111111111111111111111111111111111111		Battes Francisco Decament	114d13dy (001, 002), 5ddjeet to 1112	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	1					, , , , , , , , , , , , , , , , , , ,
DEFS-0058	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0267447		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations						
DEFS-0059	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0269027		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFS-0060	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0273516		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
DELIB 0000	pending finalization of witness	Amended Complaint	NVX_1_02/3310		Butes Numbered Botument	ricularly (601, 602), Budject to MIE	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations						
DEFS-0062	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0274814		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations						
DEFS-0063	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0302345		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFS-0065	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0366805		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0003	pending finalization of witness	Amended Complaint	AVA_I_0300803		Bates Numbered Document	ricalsay (801, 802), Subject to WIL	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Timenaea compiana					minutes into, and content of use of content and conjection in that content
DEFS-0066	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F_0366817		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations						
DEFS-0078	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0581605		Bates Numbered Document	Hearsay (801, 802); Subject to MIL	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFS-0086	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0929866		Bates Numbered Document	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial;	Objection premature. Reply subject to finalization of deposition designations,
DEL9-0000	pending finalization of witness	Amended Complaint	A 1 A_F_0923000		Dates Nullibered Document	Confusing, or Misleading; Subject to MIL	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					, or mineraling, subject to min	and content
DEFS-0087	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0932338		Bates Numbered Document	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial;	Objection premature. Reply subject to finalization of deposition designations,
1	pending finalization of witness	Amended Complaint				Confusing, or Misleading; Subject to MIL	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations						
DEFS-0090	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_0956749		Bates Numbered Document	Cumulative (403); Hearsay (801, 802); Irrelevant (401-403); Prejudicial;	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				Confusing, or Misleading; Subject to MIL	witness lists, and context of use of exhibit and objection in trial context
DEFS-0092	lists and deposition designations  Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 0970613		Bates Numbered Document	Cumulativa Haaray (201 202), Irralayaat (401 402), Basin Jisid California	Objection promoture. Peoply subject to finalization of demonition designs to
DEFS-0092	Active or settled detendant pending finalization of witness	Amended Complaint	AVA_F_09/0015		Dates Nullibered Document	Cumulative, Hearsay (801, 802); Irrelevant (401-403), Prejudicial, Subject to Motion in Limine	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
1	lists and deposition designations						and content
<u>-</u>		•	•		+	•	•

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 109 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEEG 0002	4.0 (1.110.1.)	D. I. all and a District Control of	ANN E 0003100		D. N. I. ID		
DEFS-0093	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	AVX_F_0993188		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Anched Complaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0094	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 1062677		Bates Numbered Document	Translation not provided	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				*	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	3					
DEFS-0095	Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX_F_1120318		Bates Numbered Document	Translation not provided	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFS-0096	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	AVX F 1133452		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection of the Depth of the Conference of the State of
DEFS-0096	pending finalization of witness	Amended Complaint	AVX_F_1133432		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0108	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-000053		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	3				foundation, hearsay; 401, 403, 802	,
DEFS-0109	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-000055		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0110	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-000057		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0111	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-000307		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-UIII	pending finalization of witness	Amended Complaint	DFF-000307		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0112	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-000525		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	3				foundation, hearsay; 401, 403, 802	,
DEFS-0113	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-000721		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	3				foundation, hearsay; 401, 403, 802	
DEFS-0114	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-000887		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0115	lists and deposition designations  Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-001423		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0113	pending finalization of witness	Amended Complaint	DFF-001423		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0116	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-001702		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	3				foundation, hearsay; 401, 403, 802	·
DEFS-0117	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-002068		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0118	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-002249		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0119	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-002421		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection assessment Dealty subject to finalization of demonstrian designations
DEL9-0113	pending finalization of witness	Amended Complaint  Amended Complaint	Dr F-002421		Dates Indindered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	a mended complaint				foundation, hearsay: 401, 403, 802	with 655 1565, and context of use of camout and objection in trial context
DEFS-0120	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-002640		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , , ,
DEFS-0121	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-002880		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0122	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-003128		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				to discuss with defendants.	witness lists, and context of use of exhibit and objection in trial context
DEEG 0122	lists and deposition designations	D. I II	DDD 002252		D. M. I. ID.		Oli di la Diali di Ciri di Cir
DEFS-0123	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-003373		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0124	Active or settled defendant	Rebut allegations in Plaintiffs' Third	DPP-003616	+	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint	D11-003010	- 1	Dates Ivalibered Document		
	pending finalization of witness					jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 110 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0125	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	DPP-003859		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0126	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	DPP-WCG-00034264		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0133	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00354280		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0138	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00360361		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0141	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00411216		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0142	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00469592		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0143	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00482395		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0146	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01358105		ELNA Capacitor Catalog 2003-04	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0147	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01358245		ELNA Capacitor Catalog 2004-05	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0148	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01358394		ELNA Capacitor Catalog 2005-06	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0149	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01358554		ELNA Capacitor Catalog 2006-07	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0150	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01358715		ELNA Capacitor Catalog 2007-08	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0151	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01358885		ELNA Capacitor Catalog 2008-09	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0152	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01359030		ELNA Capacitor Catalog 2010-11	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0153	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01359202		ELNA Capacitor Catalog 2013-14	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0154	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-01359422		ELNA Capacitor Catalog 2019-20	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0156	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HCA00000818		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay, 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0158	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HIT00078638		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay, 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0160	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HIT00088454		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0162	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HS0000082		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0163	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HS0000083		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 111 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0164	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	HS00005097		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0165	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HS00005098		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0167	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HS00117635		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0169	Expert or Active or settled	Rebut allegations in Plaintiffs' Third	HS00212536		Paumanok Publications, Inc., Ceramic Capacitors: World Markets,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
BEIS 010)	defendant pending finalization of witness lists and deposition		11500212550		Technologies & Opportunites 2012-2017	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0170	Active or settled defendant	Rebut allegations in Plaintiffs' Third	HS00251201		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0175	Active or settled defendant	Rebut allegations in Plaintiffs' Third	HS00346628		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0176	Active or settled defendant	Rebut allegations in Plaintiffs' Third	HS00349266		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0177	Active or settled defendant	Rebut allegations in Plaintiffs' Third	HS00349267		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0178	Active or settled defendant	Rebut allegations in Plaintiffs' Third	HS00349268		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0179	Holy Stone witness	Rebut allegations in Plaintiffs' Third			Corrected Declaration of Contrina Chang in Support of Defendants'	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint			Joint Motion for Partial Summary Judgment Dismissing Plaintiffs' Sherman Act Claims for Foreign Transactions or, in the Alternative, to Simplify the Issues under FRCP 16 (Dec. 17, 2015)	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0182	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0007571		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0184	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0007963		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0185	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0008054		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0186	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third f Amended Complaint	KEM0008248		Paumanok Publications, Inc. Passive Electronic Components World Market Outlook: 2010-2015	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0190	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0009421		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0191	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0009546		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0192	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0009911		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection promoture. Peoply subject to finalization of Januarities desired
DEF3-0192	pending finalization of witness	Amended Complaint	KEWI0007711		Dates Pullibered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0193	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third f Amended Complaint	KEM0010060		Paumanok Publications, Inc., Tantalum: Global Market Outlook 2012 2017	<ul> <li>Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation. hearsav: 401. 403. 802</li> </ul>	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0197	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0010827	1	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-019/	pending finalization of witness lists and deposition designations	Amended Complaint	NEW1001002/		Baics Pullbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to mainzation of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0198	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0011296		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 112 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
		•	Ü	•	· ·	· ·	
DEFS-0199	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0011297		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0200	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0011298		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0201	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0011299		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEED 0000	lists and deposition designations		TTT 10011151		D. M. L. ID	foundation, hearsay; 401, 403, 802	
DEFS-0203	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0011464		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Compiaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0204	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0011575		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				to discuss with defendants.ata	witness lists, and context of use of exhibit and objection in trial context
DEEG 0205	lists and deposition designations	D. L. et al. et al. District Till 1	WEM0011702		D. M. I. ID.		
DEFS-0205	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0011703		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	withess fists, and context of use of exhibit and objection in that context
DEFS-0206	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0011704		Bates Numbered Document	Plaintiffs reserve their objections but may be willing to stipulate andwould like	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				to discuss with defendants.	witness lists, and context of use of exhibit and objection in trial context
DEEC 0207	lists and deposition designations	D. L. C. B. C. C. DI. CONTENT. I	WEN 40011022		D. M. I. ID		
DEFS-0207	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0011923		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	withess fists, and context of use of exhibit and objection in that context
DEFS-0208	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0012100		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEC 0200	lists and deposition designations	D. L. C. B. C. C. DI. CONTENT. I	WEN (0012250		D. M. I. ID	foundation, hearsay; 401, 403, 802	
DEFS-0209	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0012359		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay; 401, 403, 802	withess fists, and context of use of exhibit and objection in that context
DEFS-0210	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0012360		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0212	lists and deposition designations  Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0012731		Bates Numbered Document	foundation, hearsay; 401, 403, 802	Objection assessment Penks arbitrat to finalization of democition decimations
DEFS-0212	pending finalization of witness	Amended Complaint	KEM0012/31		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Timenada compianio				foundation, hearsay; 401, 403, 802	is is so, and content of the of content and cojection in that content
DEFS-0213	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0012732		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0214	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0012733		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0214	pending finalization of witness	Amended Complaint	KEW10012/33		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0215	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0012734		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0216	lists and deposition designations  Expert or Active or settled	Rebut allegations in Plaintiffs' Third	KEM0012735		(PowerPoint) CRL Monthly Report, Paumanok Publications, Inc.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE15-0210	defendant pending finalization of	f Amended Complaint	KLM0012133		(1 over our, ever wionting report, 1 aumanox 1 unitations, inc.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	•				foundation, hearsay; 401, 403, 802	· ·
DEFS-0217	Expert or Active or settled	Rebut allegations in Plaintiffs' Third	KEM0012736		(PowerPoint) CRL Monthly Report, Paumankok Publications, Inc.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of	f Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0218	witness lists and deposition Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0024793		Amended and Restated Private Label Agreement between KEC and	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
2215 0210	pending finalization of witness	Amended Complaint	.,,,,		NEC TOKIN datedKE April 26, 2013	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	_			•	foundation, hearsay; 401, 403, 802	· ·
DEFS-0219	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0024810		Stockholders' Agreement by and among KEC, NEC TOKIN and NEC		Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint			Corp. dated March 12, 2012	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0220	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0024839		Stock Purchase Agreement by and among KEC, NEC TOKIN	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			Corporation and NEC Corporation dated March 12, 2012	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	=			•	foundation, hearsay; 401, 403, 802	· ·
DEFS-0221	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0024924		Option Agreement by and between KEC and NEC Corp. dated March	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint			12, 2012	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
L	uses and deposition designations	1		l		ioundation, flearsay; 401, 403, 602	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 113 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
212.10	Sponsoring Witness	Turpose	DegDates	Depo Ex Tion	Deta (Thai Eamon East) Description	osjectom.	reply to obje
DEFS-0222	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0024953		Private Label Agreement between KEC and NEC TOKIN dated	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 5 0222	pending finalization of witness	Amended Complaint	REMO024933		September 1, 2008	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	•				foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , ,
DEFS-0223	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0024967		Amendment No. 1 to Amended and Restated Private Label Agreement	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			dated April 1, 2014	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0224	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0026457		World Capacitor Trade Statistics, 2002-2013	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0225	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0026807		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DL1 3-0223	pending finalization of witness	Amended Complaint	KEM0020007		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	i menaca compiani				foundation, hearsay: 401, 403, 802	without his and content of the of called and cojection in that content
DEFS-0227	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0030712		Development and Cross Licensing Agreement between KEC and NEC	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			TOKIN dated April 2013	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0228	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0030744		KEMET and TOKIN Technical Licensing Agreement dated June 10,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			1998	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0229	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0030764		KEMENT and TOKIN Assignment Agreement dated March 27, 2002	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection reconstruct Parks subject to finalization of Januarities decimations
DEFS-0229	pending finalization of witness	Amended Complaint	KEM10030704		REMENT and TOKIN Assignment Agreement dated March 27, 2002	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in that context
DEFS-0230	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0031039		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	•				foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , ,
DEFS-0231	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0031047		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEED	lists and deposition designations	D. L. H. C. D. C. MURILLA	**************************************		D . W . L . ID	foundation, hearsay; 401, 403, 802	
DEFS-0232	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0031094		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0233	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0031109		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 5 0255	pending finalization of witness	Amended Complaint	KEMIOO51105		Butes Numbered Boeument	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0235	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0035031		KEMET and TOKIN IP Licensing Agreement dated April 11, 2012	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0236	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0110024		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0237	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0111940		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0257	pending finalization of witness	Amended Complaint	KEM0111940		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	withess lists, and context of use of exhibit and objection in that context
DEFS-0238	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0137139		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0239	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0249147		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
1	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEG 0240	lists and deposition designations	Dalast allocations in Discovery	WEM0255200		D. t. N. J. D	foundation, hearsay; 401, 403, 802	Objective assessment Depth artists 6, 2, 2, 61, 22, 1, 2, 2
DEFS-0240	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0255298		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
1	lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	withess uses, and context of use of exhibit and objection in trial context
DEFS-0241	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0280845		KEMET and TOKIN IP Frame Agreement dated October 13, 2011	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
22.5 0241	pending finalization of witness	Amended Complaint			In 1911 I Timbe 1 grownent duted 900000 13, 2011	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	1				foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , , ,
DEFS-0242	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0298887		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
1	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0243	Active or settled defendant	Rebut allegations in Plaintiffs' Third	KEM0309946		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0244	lists and deposition designations  Active or settled defendant	Debut ellegations in Disintiffet Third	KEM0313732		Bates Numbered Document	foundation, hearsay; 401, 403, 802	Objection respectives. Domby subject to finalization of Januarities.
DEF5-0244	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	KEIW0313/32		Dates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Anended Complaint				foundation, hearsay: 401, 403, 802	withess uses, and context of use of exhibit and objection in that context
	note and deposition designations	ļ			1	10 unduring neuroly, 701, 703, 002	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 114 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0246	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0370639		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0247	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0572650		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation. hearsay: 401. 403. 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0250	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	KEM0970301		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0262	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00147884		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation. hearsay: 401. 403. 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0263	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00491581		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0264	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NEC-C0026734		An original and translated version of an email relating to KEMET's strategic alliance with Taiyo Yuden Co., Ltd.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation. hearsay: 401. 403. 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0270	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON0712049		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0271	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON1257062		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0272	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON2716504		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0273	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3212904		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0275	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3354533		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0276	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3633654		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Relevance outweighs any risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation is not subject to reasonable dispute; not offered for truth; prior statement of witness; statement of party opponent; judicial admission; hearsay exceptions 803(1), (3), (6), (8), (22)
DEFS-0277	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3633872		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0278	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3635026		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0279	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3639584		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0280	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3646136		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0281	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3654479		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0282	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3753173		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0283	Active or settled defendant pending finalization of witness lists and deposition designations		NICHICON3753964		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0284	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON3851347		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 115 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0286	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON-AM00013085		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0287	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON-AM00013337		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	3				foundation, hearsay; 401, 403, 802	· ·
DEFS-0288	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON-AM00017014		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
D.F.F. 0200	lists and deposition designations	3	NAME OF THE OWNER			foundation, hearsay; 401, 403, 802	· ·
DEFS-0289	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON-AM00572017		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0290	lists and deposition designations		NICHICON-AM00586586		Bates Numbered Document	foundation, hearsay; 401, 403, 802	· · · · · · · · · · · · · · · · · · ·
DEFS-0290	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	NICHICON-AM00586586		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0291	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON-AM00954542		Bates Numbered Documents	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0291	pending finalization of witness	Amended Complaint	NICHICON-AM00934342		Bates Numbered Documents	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	
DEFS-0301	lists and deposition designations  Expert or Active or settled	Rebut allegations in Plaintiffs' Third	PAN-C0483607		Paumanok Publications, Inc., Paper and Plastic Capacitors, World	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE13-0301	defendant pending finalization o		1 AIV-C0403007		Markets, Technologies, & Opportunities: 2011-2016	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0305	Active or settled defendant	Rebut allegations in Plaintiffs' Third	PAN-CU003275485		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0307	Active or settled defendant	Rebut allegations in Plaintiffs' Third	PF-00062361		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0310	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	RUB_000510225		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	,				foundation, hearsay; 401, 403, 802	· ·
DEFS-0311	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	RUB_000510307		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	3				foundation, hearsay; 401, 403, 802	· ·
DEFS-0312	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	RUB_000510341		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEEG 0212	lists and deposition designations		DUD 000617001		D. W. L. ID.	foundation, hearsay; 401, 403, 802	
DEFS-0313	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	RUB_000617081		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0314	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB 000617383		Bates Numbered Document	foundation, hearsay, 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE13-0314	pending finalization of witness	Amended Complaint	KCB_000017363		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0317	lists and deposition designations  Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB 001377377		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
BEI'S 0317	pending finalization of witness	Amended Complaint	ROB_001377377		Bates Namocred Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0318	lists and deposition designations  Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB 002083193		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0320	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB_003682201		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0321	Active or settled defendant	Rebut allegations in Plaintiffs' Third	SEC000001		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0322	Active or settled defendant	Rebut allegations in Plaintiffs' Third	SEC000002		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0323	Active or settled defendant	Rebut allegations in Plaintiffs' Third	SEC002586		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 116 of 154

Section   Company   Comp	TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
Section   Control of								
History   Section of National Contents   Section Section of National Contents   Section Sect	DEFS-0324	pending finalization of witness	Amended Complaint	SEC002587		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	
progression designs outsident outsides.    Prof.   Pro	DEFS-0325			SEC002588		Bates Numbered Document	7 77 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -	Objection premature. Reply subject to finalization of deposition designations.
Post		pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	
Stand Symbols of Statutes  Stand Symbols of Stat	DEFS-0326			SEC002667		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	
BPS - 12   Market or extracted final and inclination of phases of the distances are Facility flat of the position of the phase of the position of the phase of								witness lists, and context of use of exhibit and objection in trial context
According institution of victors   According from princing in victors of victors of princing in victors of victors of princing in victors of	DEES-0327			SEC002676		Rotes Numbered Document		Objection premature Reply subject to finalization of deposition designations
Brail Section Advanced Analysts   State Section Sect	DEI 3-0327			3EC002070		Bates Numbered Document		
Service fractions of visions of services of services fractions of services of			5					
Proc. 10d Agrontion Signatures	DEFS-0328			SEC002687		Bates Numbered Document		
Perfect of particular disclosures   Special production of production o								witness lists, and context of use of exhibit and objection in trial context
policy final control or visions.  See of Manufacture (Complete)  POPS-NATE (Complete)  P	DEES-0320			SEC002688		Rates Numbered Document		Objection premature Reply subject to finalization of deposition designations
Section of Section Assessment A	DE13-0327			3EC002000		Bates Numbered Document		
Sexing functions of Strongs  OCH 50 (1) 20 (1) 10 (								
Set and Expensive Antogration of Section 1998-1853 And Complains Place 1871 That CACA-9800505 Date Numbered Decement Section 1998-1854 And Agreement Antogration of Section 2018-1855 And Agreement	DEFS-0332			UCC-CAP-00022666		Bates Numbered Document		
DEPS-0037 Active or settled definition. Security and designations in Parasitiff Tried. (CC-CA-P0001997)  Description of the property of the Company of the C			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
making finalization of wissons DEF 503 And or or excited of department of including the means (40), 10, 20 And of experted of department of including the means (40), 10, 20 And of experted of department of including the means (40), 10, 20 And of experted of department of including the means (40), 10, 20 And of experted department of the means (40), 10, 20 And of experted defendan	DEES-0333		Rebut allegations in Plaintiffs' Third	LICC-CAP-00023057		Rates Numbered Documents	, 3, - ,,	Objection premature Reply subject to finalization of denosition designations
It is and deposition designation.  DEFS 50135  DEFS 50	DEF3-0333			OCC-CAF-00023037		Bates Numbered Documents		
per lange finalization of winners  Active or section deposition designations in Planniff Their  DEF 0313  Active or section defended by water planning or planniff Their  Active or section defended by the planning or planniff Their  Active or section defended by the planning or planning the plannin			s					walless lists, and content of also of children and conjection in that content
East and deposition designations   Bates Numbered Document   Bates N	DEFS-0334			UCC-CAP-00035973		Bates Numbered Document		
DES-0335 Active or settled defination of the complexity or the complexity of the complexity or the com								witness lists, and context of use of exhibit and objection in trial context
possible fullilation of wineses that and deposition designations DFF-0156 Active or restrict defendance possibility of the complete of the com	DEEC 0225			LICC CAP 00035007		Peter Numbered Decument		Objection promoture. Peoply subject to finalization of deposition designations
DEFS-0156 DEFS-0157 DEFS-0157 DEFS-0157 DEFS-0157 DEFS-0157 DEFS-0157 DEFS-0158 Active or settled defendant Replantation of witness to an adequation of elegatations, microarding the jury, undire dilary, waiting time, or necessity presenting cumulative evidence. Senation, hearing, 401, 402, 502 DEFS-0157 DEFS-0158 Active or settled defendant Replantation of witness to an adequation of elegatations, personal properties of position of the position of the position of elegatations, personal properties of position of the posit	DEFS-0333		S	UCC-CAF-00033997		Bates Numbered Document		
DEF-50.136 Acrive or settled defendant production of vites set and dynation in designation of vites set and dynation of vi			s l					witness ists, and context of use of exhibit and objection in that context
Set and deposition designations pending finitization of visues.  DEF-0323 Active or settled defendant resignations in Plaintiffs Third pending finitization of visues and deposition designations.  DEF-0424 Active or settled defendant resignations in Plaintiffs Third pending finitization of visues and deposition designations in Plaintiffs Third pending finitization of visues.  DEF-0424 Active or settled defendant resignations. Plaintiffs Third pending finitization of visues and deposition of visual resignations. Plaintiffs Third pending finitization of visues.  DEF-0425 Active or settled defendant resignations. Plaintiffs Third pending finitization of visues.  DEF-0424 Active or settled defendant resignations. Plaintiffs Third pending finitization of visues.  DEF-0425 Active or settled defendant resignations. Plaintiffs Third pending finitization of visues.  DEF-0425 Active or settled defendant residence the pending finitization of visues.  DEF-0426 Active or settled defendant residence the pending finitization of visues.  DEF-0426 Active or settled defendant residence the pending finitization of visues.  DEF-0427 Active or settled defendant residence the pending finitization of visues.  DEF-0427 Active or settled defendant residence the pending finitization of visues.  DEF-0428 Active or settled defendant residence the pending finitization of visues.  DEF-0429 Active or settled defendant residence the pending finitization of visues.  DEF-0429 Active or settled defendant residence the pending finitization of visues.  DEF-0429 Active or settled defendant residence the pending finitization of visues.  DEF-0429 Active or settled defendant residence the pending finitization of visues.  DEF-0429 Active or settled defendant residence the pending finitization of visues.  DEF-0429 Active or settled defendant residence the pending finitization of visues.  DEF-0430 Active or settled defendant residence the pending finitization of visues.  DEF-0430 Active or settled defendant residence the pending finitation of visues.  DEF	DEFS-0336	Active or settled defendant		UCC-CAP-00036029		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF-0337 Active or setted defendant problems of witness list and deposition of seignations. DEF-0398 Active or setted defendant pending finalization of witness its and deposition of seignations. DEF-0399 Active or setted defendant pending finalization of deposition designations. DEF-0399 Active or setted defendant pending finalization of witness its and deposition of seignations. DEF-0399 Active or setted defendant pending finalization of witness. DEF-0399 Active or setted defendant pending finalization of witness. DEF-0399 Active or setted defendant pending finalization of witness. DEF-0399 Active or setted defendant pending finalization of witness. DEF-0399 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations of witness. DEF-0390 Active or setted defendant pending finalizations			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness and deposition designations of witness fist and deposition designations of witness fist and deposition of witness fist and	DEES-0337		Rebut allegations in Plaintiffs' Third	LICC-CAP-00036175		Rates Numbered Document		Objection premature Reply subject to finalization of deposition designations
Sixt and deposition designations   Currently of defendant perfulge finalization of vitrous   Currently of defendant perfulge final	DEF3-0337			OCC-CAF-00030173		Bates Numbered Document		
peding finalization of witness lats and deposition designations.  DEFS-0379 Active or settled defendant pending finalization of witness lists and deposition of witness plant defendant pending finalization of witness lists and deposition designations.  DEFS-0410 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0430 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0410 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0410 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0411 DEFS-0411 DEFS-0411 DEFS-0412 DEFS-0412 DEFS-0412 DEFS-0413 DEFS-0413 DEFS-0414 DEFS-0414 DEFS-0420 DEFS-0434 Active or settled defendant pending finalization of witness lists and deposition of witness lists		1 0	1					,
Estand deposition designations   Education of winters   Education	DEFS-0338			UCC-CAP-00036299		Bates Numbered Document		
DEFS-039 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0340 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0341 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0342 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0343 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0355 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defendant pending finalization of vibress lists and deposition designations.  DEFS-0356 Active or settled defen			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
perfing finalization of winess lists and deposition designations. Health of the performance of the performan	DFFS-0339	1 8	Rebut allegations in Plaintiffs' Third	LICC-CAP-00036686		Bates Numbered Document	, 3, - ,,	Objection premature Reply subject to finalization of denocition designations
DEFS-0341 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0342 Active or settled defendant pending finalization of wines lists and deposition of seignations.  DEFS-0343 Active or settled defendant pending finalization of wines lists and deposition of seignations.  DEFS-0344 Active or settled defendant pending finalization of wines lists and deposition of seignations.  DEFS-0345 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of wines lists and deposition of seignations.  DEFS-0347 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0348 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0349 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0340 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0341 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0342 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0343 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0344 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of wines lists and deposition designations.  DEFS-0347 Active or settled defendant pending finalization of	DEI 5 0557			CCC C/H 00050000		Butes Numbered Botument		
pending finalization of witness lists, and deposition designations.  DEFS-0341 Active or settled defendant pending finalization of witness lists, and deposition designations.  DEFS-0342 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0348 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0349 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0340 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in trial context lists and deposition designations.  DEFS-0349 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in trial context lists and deposition designations.  DEFS-0340 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in trial context lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists		lists and deposition designations					foundation, hearsay; 401, 403, 802	· ·
DEFS-0341 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0342 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0348 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0349 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0341 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition of esignations.  DE	DEFS-0340			UCC-CAP-00044938		Bates Numbered Document		
DEFS-0341 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0342 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0348 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0349 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0347 Active or settled defendant pending finalization of witness lists, and deposition designations.  DEFS-0348 Active or settled defendant pending finalization of witness lists, and deposition designations.  DEFS-0349 Active or settled defendant pending finalization of witness lists, and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists, and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists, and deposition designations.  DEFS-0347 Active or settled defendant pending finalization of witness lists, and deposition designations.  DEFS-0348 Active or settle								witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists and deposition designations  DEFS-0342 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0348 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0349 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0341 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0342 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and depositio	DEFS-0341			UCC-CAP-00047913		Bates Numbered Document		Objection premature. Reply subject to finalization of denosition designations
DEFS-0342 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0348 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0349 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0341 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0342 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0348 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and depos								
pending finalization of witness lists and deposition designations  DEFS-0343 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0347 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0348 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0349 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0340 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Ac		lists and deposition designations						•
ists and deposition designations  DEFS-0343 Active or settled defendant pending finalization of witness ists and deposition designations in Plaintiffs' Third witness lists, and context of use of exhibit and objection in trial context in the pending finalization of witness ists and deposition designations in Plaintiffs' Third witness lists, and context of use of exhibit and objection in trial context in the pending finalization of witness ists and deposition designations in Plaintiffs' Third witness lists, and context of use of exhibit and objection in trial context in the pending finalization of witness ists and deposition designations in Plaintiffs' Third pending finalization of witness ists and deposition designations in Plaintiffs' Third witness lists, and context of use of exhibit and objection in trial context in the pending finalization of witness ists, and context of use of exhibit and objection in trial context in the pending finalization of witness ists, and context of use of exhibit and objection in trial context in the pending finalization of witness ists, and context of use of exhibit and objection in trial context in the pending finalization of witness ists, and context of use	DEFS-0342			UCC-CAP-00048096		Bates Numbered Document		
Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition of seignations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pe								witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists and deposition designations  DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations witness lists and deposition designations of witness lists and deposition designations witness lists and deposition designations of witness lists and deposition designations witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and contex	DEFS-0343			UCC-CAP-00048589		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations.
DEFS-0344 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0347 Active or settled defe								
pending finalization of witness lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness  In the pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness  In the pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness  In the pending finalization of witness lists and deposition designations witness lists and deposition designations witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of								•
lists and deposition designations  DEFS-0345 Active or settled defendant pending finalization of witness  Ists and deposition designations and deposition designations and deposition designations and deposition designations are pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  Ists and deposition designations and deposition designations are pending finalization of witness  Ists and deposition designations are pending finalization of witness  Ists and deposition designations are pending finalization of witness  Ists and deposition designations are pending finalization of witness  Ists and deposition designations are pending finalization of witness  Ists and deposition designations are pending finalization of witness  Ists and deposition designations are pending finalization of witness  Ists and deposition designation of deposition designations are pending finalization of witness  Ists and deposition permature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context  Ists and deposition designations are pending finalization of witness lists, and context of use of exhibit and objection in trial context  Ists and deposition designations are pending finalization of witness lists, and context of use of exhibit and objection in trial context  Ists and deposition designations are pending finalization of witness lists, and context of use of exhibit and objection in trial context  Ists and deposition designations are pending finalization of witness lists, and context of use of exhibit and objection in trial context  Ists and deposition designations are pending finalization of witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and	DEFS-0344			UCC-CAP-00049609		Bates Numbered Document		
DEFS-0345 Active or settled defendant pending finalization of witness lists and deposition designations, pending finalization of witness lists and deposition designations and pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0346 Active or settled defendant pending finalization of witness lists and deposition designations, witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists.								witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists and deposition designations  DEFS-0346 Active or settled defendant pending finalization of witness  pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or settled defendant pending finalization of witness  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context  DEFS-0346 Active or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context	DEFS-0345			UCC-CAP-00051014		Bates Numbered Document		Objection premature. Reply subject to finalization of denosition designations
DEFS-0346 Active or settled defendant pending finalization of witness Plaintiffs' Third pending		pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	
pending finalization of witness   Amended Complaint   Amended Complaint   Jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context							7 77 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -	•
	DEFS-0346			UCC-CAP-00051906		Bates Numbered Document		
		pending finalization of witness lists and deposition designations					jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 117 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEEC 0247	4.6 (1.11.6.1.4	D. L. C. C. D. COMPTER L	HOG GAR ANDERSON		D. N. I. ID		
DEFS-0347	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00052327		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in that context
DEFS-0348	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00052328		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0349	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00079661		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEC 0250	lists and deposition designations		LIGG CAR OOLATIOA		D . M . I . ID	foundation, hearsay; 401, 403, 802	
DEFS-0350	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00147104		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Compiaint				foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0351	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00147745		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
D210 0331	pending finalization of witness	Amended Complaint	000 011 001177.15		Butto Francescu Botanien	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	1				foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , ,
DEFS-0352	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00147935		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0353	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00148180		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0354	lists and deposition designations Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00149846		Bates Numbered Document	foundation, hearsay; 401, 403, 802	Objective and the Probability of California of the Still
DEFS-0354	pending finalization of witness	Amended Complaint	UCC-CAP-00149846		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Compiaint				foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0355	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00153315		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
D210 0333	pending finalization of witness	Amended Complaint	000 0111 00133313		Butto Francescu Botanien	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	1				foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , ,
DEFS-0356	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00158596		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0358	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00165734		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0359	lists and deposition designations Active or settled defendant	D. J. at all a said as in Distration of Third	UCC-CAP-00166187		D. A. Maraland D	foundation, hearsay; 401, 403, 802	Objective and the Dept. The street of the st
DEFS-0339	pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-0016618/		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in that context
DEFS-0360	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00169211		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	*				foundation, hearsay; 401, 403, 802	
DEFS-0362	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00169608		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0363	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00171822		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0364	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00172343		Bates Numbered Document	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF5-0304	pending finalization of witness	Amended Complaint	OCC-CAF-001/2343		Bates Indiffered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	I III I I I I I I I I I I I I I I I I				foundation, hearsay: 401, 403, 802	The state of the s
DEFS-0365	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00172345		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint	1			jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	*	<u> </u>			foundation, hearsay; 401, 403, 802	
DEFS-0366	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00172634		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0367	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00173682		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEC 0269	lists and deposition designations	Dahat allocations is Distracted (DL) 1	LICC CAR 00177157	+	Datas Numbered Decument	foundation, hearsay; 401, 403, 802	Objection memory Deals colling to Collins of June 2011 1
DEFS-0368	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00177157		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Compianit				foundation, hearsay; 401, 403, 802	witness uses, and context of use of exhibit and objection in trial context
DEFS-0369	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00185698	+	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	or section determinant		000000000000000000000000000000000000000	I	Sares Frantociou Document		
D215 0307	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 118 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0370	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00185705		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0371	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00186753		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0372	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00194506		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0373	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00199961		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEG 0274	lists and deposition designations	D. L H DI :	LIGG GAR 00000502		D. N. I. ID.	foundation, hearsay; 401, 403, 802	
DEFS-0374	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00200503		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0375	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00202213		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-03/3	pending finalization of witness	Amended Complaint	UCC-CAF-00202213		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Compiaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0376	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00202445		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-03/0	pending finalization of witness	Amended Complaint	OCC-CAF-00202443		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Anched Complaint				foundation, hearsay; 401, 403, 802	withess lists, and context of use of exhibit and objection in that context
DEFS-0377	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00202975		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEID 03//	pending finalization of witness	Amended Complaint	00202775		Butes I tunisered Bounnelle	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	I menaea complaine				foundation, hearsay: 401, 403, 802	whiles uses, and content of use of camer and cojection in that content
DEFS-0378	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00203108		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	
	lists and deposition designations	1				foundation, hearsay; 401, 403, 802	
DEFS-0379	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00211329		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	•				foundation, hearsay; 401, 403, 802	
DEFS-0380	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00211548		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0381	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00220542		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0382	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00222959		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0383	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00223161		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEG 0204	lists and deposition designations	D. I II DI	HGG GAR 00005400		D. N. I. ID.	foundation, hearsay; 401, 403, 802	01: 6
DEFS-0384	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00225483		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					failure to provide translation.	
DEFS-0385	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00227448	+	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0363	pending finalization of witness	Amended Complaint	UCC-CAP-0022/448		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	
	lists and deposition designations	Amended Compiaint				foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					failure to provide translation.	
DEFS-0386	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00243384		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE15-0500	pending finalization of witness	Amended Complaint	CCC CAI -002+330+		Dates Franceica Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	. menaed Complaint				foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	miles is a, and somest of use of eximite and objection in that context
	and deposition designations					failure to provide translation.	
DEFS-0387	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00245963		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DLI 5.0307	pending finalization of witness	Amended Complaint	00243703		Dates Francoica Dominent	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	und content of use of campit und objection in that content
	and deposition designations					failure to provide translation.	
DEFS-0388	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00252427		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
****	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	1				foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	, , , , , , , , , , , , , , , , , , , ,
	1 5	1		I		failure to provide translation.	

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 119 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0389	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00252699		Bates Numbered Document	Foundation, hearsay; 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0390	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00257399		Bates Numbered Document	Foundation, hearsay; 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0391	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00261348		Bates Numbered Document	Foundation, hearsay; 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0392	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00262214		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0393	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00265589		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0394	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00268241		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0395	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00269104		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0396	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00269390		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0397	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00273650		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0398	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00278596		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0399	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00279374		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0400	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00282290		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0401	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00289108		Bates Numbered Document	Relvance, foundation, hearsay; 401, 403, 802; ; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0402	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00289428		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0403	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00289692		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0404	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00290003		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 120 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0405	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00292244		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0406	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00293780		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0407	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00311592		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0408	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00320313		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0409	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00336060		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0410	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00336898		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0411	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00347159		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0412	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00359896		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0413	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00369652		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0414	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00388155		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0415	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00390177		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0416	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00390793		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0417	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00391629		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0418	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00391744		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0419	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00393179		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 121 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0420	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00406221		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0421	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00412974		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0422	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00423276		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0423	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00432297		Bates Numbered Document	Foundation, hearsay; 802, 901; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0424	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00435233		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0425	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00440827		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0426	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00443780		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0427	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00444440		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0428	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00445288		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0429	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00445853		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0430	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00458086		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0431	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00459018		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0432	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00462989		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0433	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00472975		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0434	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00474209		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0435	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00475457		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 122 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0436	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00494126		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0437	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00507280		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0438	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00526034		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0439	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00554510		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0440	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00564641		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0441	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00573432		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0442	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00589026		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0443	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00594118		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0444	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00594304		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0445	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00604281		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0446	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00605381		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0447	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00609132		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0448	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00637354		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0449	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00673989		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0450	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00674327		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 123 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0451	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00696913		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0452	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00696937		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0453	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00723403		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0454	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00731516		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0455	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00740644		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0456	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00743245		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0457	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00750447		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0458	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00775339		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0459	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00776512		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0460	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00777339		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0461	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00777894		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0462	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00781216		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0463	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00815894		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0464	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00816148		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0465	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00830428		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 124 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0466	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00835352		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0467	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00836447		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0468	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00836532		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0469	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00836861		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0470	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00845700		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0471	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00850971		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0472	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00856563		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0473	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00865579		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0474	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00873640		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0475	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00914999		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0476	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00930542		Bates Numbered Document	Relvance, foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0477	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00931873		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0478	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00947411		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0479	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00956124		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0480	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00956159		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0481	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-00962088		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 125 of 154

Joseph Landers of Visco.  Joseph Landers of	TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
profer fluctions of severe designation of severe severed by the profession of the pr								
Source dependent desperates  Fig. 12. April 19. Source of dependent dependent  Fig. 12. April 19	DEFS-0482			UCC-CAP-00964009		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
Delity Co. No. 19   Delity of a set of mid-field and an approximation of the control of the co			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
personne protection of colors of some of importance of colors of some of colors of col								
Implication of the control dependence   Property   Pr	DEFS-0483			UCC-CAP-00964018		Bates Numbered Document		
Sept. Sept.   Active or a stable Activation   Sept.			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pools framework or Verses  When Special Configuration of Verses  When Special Configuration of Verses  When Special Configuration of Verses  Profit Find Level or of Configuration of Ve	DFFS-0484		Rebut allegations in Plaintiffs' Third	LICC-CAP-01028643		Rates Numbered Document		Objection premature Reply subject to finalization of denosition designations
State of Appendix Congression Segments	DEI 5 0404			01020045		Butes (validered Botalineit		witness lists, and context of use of exhibit and objection in trial context
protein facilitation of vitered and Anatomic Computers of Section of Viteral Section of V								
DES-1910. OF CAP HIGH ST. DOCK OF WINDOWS DOCK	DEFS-0485	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01047999		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS 666  Observed to the control definition of the control of the			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
mouting floatination of status.  DEFS-0482 The control of the property of of the pro								
Set and Cooperation Injuries   Set and Control and Section   Company   Control and Con	DEFS-0486			UCC-CAP-01051015		Bates Numbered Document		
Personal Section of Pers			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
positing finalization of winess.  DETS 04189 DETS 04189 DETS 04180	DEES-0487		Rebut allegations in Plaintiffs' Third	LICC-CAP-01051164		Rates Numbered Document		Objection premature Reply subject to finalization of denosition designations
DEFS-4885 (Average a central decidents in an all approximate particular for a central decidents in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central decident in an all approximate particular for a central particular f	DLI 5-0407			000-CAI -01031104		Bates Numbered Document		
DES-0488 Active or settle defendant in Triantiff That   DCC CAP-01005590   Date Numbered Document   Dest-0400   Date Numbe			7 included Complaint					withess lists, and context of use of exhibit and objection in that context
DEFS 0189 DEFS 0	DEFS-0488	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01054881		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
DEPS-64890 Active or extital definition for viteral framework of the complete for for for the complete for			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
medical fundation of winterse in an disposition for generative designation.  DEFS-0900 Author or service designation.  DEFS-0910 Author or service designation.  DEFS-0911 Author or service designation.  DEFS-0911 Author or service designation.  DEFS-0911 Author or service designation.  DEFS-0912 Author or service designation.  DEFS-0913 Author or service designation.  DEFS-0914 Author or service designation.  DEFS-0915 Author or service designation.  DEFS-0915 Author or service designation.  DEFS-0916 Author or service designation.  DEFS-0917 Author or service designation.  DEFS-0918 Author or service designation.  DEFS-0919 Author or service designati			-					
DEF-5-097 DEF-5-	DEFS-0489			UCC-CAP-01065590		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
DFS-4090 Active or sertical definalisation of witness sets and deposition designations. Part of the process of the process of the deposition designation of the process of the deposition of designations. Part of the process of the deposition of designations. Part of the process of the proces			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
menting finalization of visitors. DETS-0497 Acris or serlied definition to visitors. Acris or serlied definition to visi	PEEG 0400			TIGG GIP GIGGGG		2 1 1 12		
DEFS-0419   Active or settled defendant pounding finalization of vines and deposition designations of vines and deposition of vines and deposition designations of vines and deposition of v	DEFS-0490			UCC-CAP-01066802		Bates Numbered Document		
DEFS-0491 Active or sertled-definaltant positions of virtues into and deposition of virtues into an			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pending finitization of vitrees DETS-0492 Active or settled defendant pending finitization of vitrees Six and deposition of vitrees DETS-0493 Active or settled defendant pending finitization of vitrees Six and deposition of vitrees Six and deposition of vitrees DETS-0494 Active or settled defendant pending finitization of vitrees Six and deposition designations International Complaint DETS-0495 DETS-0495 DETS-0496 DETS-0496 DETS-0496 DETS-0496 DETS-0497 DETS-0496 DETS-0497 DETS-0497 DETS-0497 DETS-0498 DETS-0498 DETS-0499 DETS-049	DEFS-0491		Rebut allegations in Plaintiffs' Third	UCC-CAP-01069745		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
BES-0492 Active or settled declanant pending finalization of witness bits and deposition of eliginations. Part of the pending finalization of witness bits and deposition of eliginations. DES-0493 Active or settled declanant pending finalization of witness bits and deposition decignations. But and deposition decignations of witness bits and deposition decignations. But and deposition decignations of witness bits and deposition decignations. But and deposition decignations of witness bits and deposition of witness bits and	DEI 5 0491			000 014 01007/45		Butes (validered Botalineit		witness lists, and context of use of exhibit and objection in trial context
pording finalization of vitress and deposition designations. Annual content of two of calculation and position of witness and deposition of vitress in the part of								
DEFS-093 Active or settled defendant pending finalization of wires lists and deposition designations.  DEFS-094 Active or settled defendant pending finalization of wires lists and deposition designations.  DEFS-0495 Active or settled defendant pending finalization of wires lists and deposition in Plaintiffs' Third wires lists and deposition of wires lists and deposition designations of wires lists and deposition designations.  DEFS-0495 Active or settled defendant pending finalization of wires lists and deposition designations.  DEFS-0496 Active or settled defendant pending finalization of wires lists and deposition in visual lists and deposition designations.  DEFS-0497 Active or settled defendant pending finalization of wires lists and deposition designations.  DEFS-0498 Active or settled defendant pending finalization of wires lists and deposition designations.  DEFS-0498 Active or settled defendant pending finalization of wires lists and deposition designations.  DEFS-0498 Active or settled defendant pending finalization of wires lists and deposition in visual lists and deposition in visual lists and deposition of wires lists and deposition of wires. lists and deposition of esignations.  DEFS-0498 Active or settled defendant pending finalization of wires lists and deposition of wires. lists and deposition designations.  DEFS-0499 Active	DEFS-0492	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01071839		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0492 Active or settled defendant pending finalization of wiress liks and deposition designations. In Manuel Complaint is and deposition designations. PEFS-0494 Active or settled defendant pending finalization of wiress liks and deposition designations. Pers-0495 Active or settled defendant pending finalization of wiress liks and deposition designations. Pers-0495 Active or settled defendant pending finalization of wiress liks and deposition designations. Pending finalization of wiress likes and deposition designations. Planniffs' Third likes likes and deposition designations. Pending finalization of wiress likes and deposition designations. Pendin			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
mending finalization of wiress lists and deposition designations in the standard objection of the standard objection objec								
Ests and deposition designations   Substantial descourses   Substanti	DEFS-0493			UCC-CAP-01071841		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
DEFS-0496 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0497 Active or settled defendant pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending finalization of witness lists and deposition designations. It is a set of the pending fi			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pering finalization or wineses lists and deposition designations.  DEFS-0496 Active or settled defendant pending finalization or wineses list and deposition designations.  DEFS-0496 Active or settled defendant pending finalization or wineses list and deposition designations.  DEFS-0496 Active or settled defendant pending finalization or wineses list and deposition designations.  DEFS-0496 Active or settled defendant pending finalization or wineses list and deposition designations.  DEFS-0497 Active or settled defendant pending finalization or wineses.  DEFS-0498 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0497 Active or settled defendant pending finalization or wineses.  DEFS-0498 Active or settled defendant pending finalization or wineses.  DEFS-0498 Active or settled defendant pending finalization or wineses.  DEFS-0498 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0499 Active or settled defendant pending finalization or wineses.  DEFS-0490 Active or settled defendant pending finalization or wineses.  DEFS-0490 Active or settled defendant pending finalization or wineses.  DEFS-0490 Active or settled defendant pending f	DEEC 0404		Dahut allocations in Blaintiffel Third	LICC CAR 01089405		Datas Nymhanad Dasymant		Objection assessment Death subject to finalization of Januaritan designations
Elists and deposition designations   CC-CAP-01190327   Bates Numbered Document   Bates Numbered Document   CC-CAP-01190327   Bates Numbered Document   CC-CAP-01190327   Bates Numbered Document   CC-CAP-01190327   CC-CAP-01190327   Bates Numbered Document   CC-CAP-0110318   Bates Numbered Document   CC-CAP-0110318   CC-CAP-0110318   Bates Numbered Document   CC-CAP-0110318   Bates Numbered Document   CC-CAP-0111190   Bates Numbered Document   CC-CAP-01117219   Bates Numbered Document   CC-CAP-0117219   CC-CAP-0117219   Bates Numbered Document   CC-CAP-0117219   Bates Numbered Document   CC-CAP-0117219   Bates Numbered Document   CC-CAP-0117219   CC-CAP-0117219   Bates Numbered Documen	DEF3-0494			OCC-CAF-01088403		Bates Numbered Document		
DEFS-0496 Active or settled defendant pending finalization of witness list and deposition designations.  DEFS-0496 Active or settled defendant pending finalization of witness list and deposition designations.  DEFS-0497 Active or settled defendant pending finalization of witness list and deposition designations.  DEFS-0498 Active or settled defendant pending finalization of witness list and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness list and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition of witne			Anchice Complaint					witness lists, and context of use of exhibit and objection in that context
per lang finalization of witness lists and deposition designations  DEFS-0496 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0497 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0500 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and depositi	DEFS-0495		Rebut allegations in Plaintiffs' Third	UCC-CAP-01090327		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
DEFS-0496 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0497 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations.  DEFS-0500 Active or settled defendant pending finalization of witness lists and deposition o		pending finalization of witness	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists, and deposition designations DEFS-0497 Active or settled defendant pending finalization of witness lists, and deposition designations DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0490 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0500 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations DE		lists and deposition designations	-				foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	
Exercised Servance   DEFS-0497   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0498   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists and deposition designations   DEFS-0501   Active or settled defendant pending finalization of witness lists a	DEFS-0496			UCC-CAP-01102318		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
DEFS-0497 Active or settled defendant pending finalization of witness isst and deposition designations  DEFS-0498 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0500 Active or settled defendant pending finalization of witness  DEFS-0500 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settled defendant pending finalization of witness  DEFS-0501 Active or settl			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists and deposition designations  DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0499 Active or settled defendant pending finalization of witness  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition designations and deposition of witness lists and deposition designations and deposition of witness lists and deposition designations and deposition of witness lists  and context of use of exhibit and objection in the foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures witness lists, and context of use of exhibit and objection in the foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures witness lists, and context of use of exhibit and objection in the foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures witness lists, and context of use of exhibit and objection in the foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures witness lists, and context of use of exhibit and objecti	DEEC 0407		Dalast allocations in Discontinuous	LICC CAR OLLITION		Detail New Love I December		Objective and the Depth of the Control of the Contr
Bates Numbered Document   Bates Numbered D	DEFS-0497			UCC-CAP-01111190		Bates Numbered Document		
DEFS-0498 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0499 Active or settled defendant pending finalization of witness lists and deposition of esignations  DEFS-0500 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending fin			Amended Complaint					without interest of use of earnor and objection in that context
pending finalization of witness lists and deposition designations	DEFS-0498		Rebut allegations in Plaintiffs' Third	UCC-CAP-01117219		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
DEFS-0499   Active or settled defendant pending finalization of witness lists and deposition designations	22.3 0170							witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists and deposition designations  DEFS-0500 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of vitness lists and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pending finalization of vitness lists, and context of use of exhibit and objection in to depose the pe			•					, , , , , , , , , , , , , , , , , , , ,
ists and deposition designations  DEFS-0500 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and context of use of exhibit and objection in the light of the pending finalization of witness lists, and context of use of exhibit and objection in the light of the pending finalization of witness lists, and context of use of exhibit and objection in the light of the pending finalization of witness lists, and context of use of exhibit and objection in the light of the pending finalization of witness lists, and context of use of exhibit and objection in the light of the pending finalization of witness lists, and context of use of exhibit and objection in the light of the pending finalization of witness lists, and context of use of exhibit and objection in the light o	DEFS-0499	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01129202		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0500 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists, and context of use of exhibit and objection in to depose witness lists and deposition des			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to deposit to finalization of deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow defendant pending finalization of witness lists, and context of use of exhibit and objection in to flow defendant pending finalization of witness list								
iists and deposition designations  DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations  East Numbered Document foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures  Relevance, probative value outweighed by risk of confusion, misleading the pending finalization of witness lists and deposition designations  East Numbered Document foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures  Relevance, probative value outweighed by risk of confusion, misleading the purpose of the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of witness lists, and context of use of exhibit and objection in the pending finalization of wi	DEFS-0500			UCC-CAP-01156229		Bates Numbered Document		Objection premature. Reply subject to finalization of deposition designations,
DEFS-0501 Active or settled defendant pending finalization of witness lists and deposition designations list and deposition designations and deposition designations.  Rebut allegations in Plaintiffs' Third UCC-CAP-01165952  Bates Numbered Document  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in the foundation, hearsay, 401, 403, 802; Failure to Indentify on Initial disclosures			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
pending finalization of witness lists and deposition designations   Amended Complaint    DEEC 0501		Debut ellegations is Disintiffed Third	LICC CAP 01165052	-	Patas Numbarad Dogument		Objection promoture. Penki subject to finalization of democition designation	
lists and deposition designations foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	DEFS-0301			UCC-CAP-01105952		Dates Numbered Document		
			Amended Complaint					without interest of use of earnor and objection in that context
DEFS-0502 Active or settled defendant Rebut allegations in Plaintiffs' Third UCC-CAP-01171982 Bates Numbered Document Relevance, probative value outweighed by risk of confusion, misleading the Objection premature. Reply subject to finalization of depos	DEFS-0502	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01171982		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	0002							witness lists, and context of use of exhibit and objection in trial context
lists and deposition designations foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures								<u> </u>

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 126 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0503	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01180035		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	•				foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	*
DEFS-0504	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01180920		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	
DEFS-0505	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01184439		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	witness lists, and context of use of exhibit and objection in trial context
DEFS-0506	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01208662		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DLI 5-0300	pending finalization of witness	Amended Complaint	CCC-CAI -01208002		Bates Numbered Boetinent	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	America Complaint				foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	witness is is, and context of use of exinor and objection in that context
DEFS-0507	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01216321		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	•				foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	*
DEFS-0508	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01218681		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	
DEFS-0509	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01225585		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	witness lists, and context of use of exhibit and objection in trial context
DEFS-0510	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01264050		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0510	pending finalization of witness	Amended Complaint	OCC-CAF-01204030		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	witness ists, and context of use of exhibit and objection in that context
	instrument designations					failure to provide translation.	
DEFS-0511	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01264054		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	·				foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	
						failure to provide translation.	
DEFS-0512	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01264168		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	
DEFS-0513	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01265329		Bates Numbered Document	failure to provide translation.  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0313	pending finalization of witness	Amended Complaint	OCC-CAF-01203329		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	i michaea complaint				foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	whites is so, and content of use of chinest and cojection in that content
	insis una deposition designations					failure to provide translation.	
DEFS-0514	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01266641		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	
DEFS-0515	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01328822		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	
DEFS-0516	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01399810		Bates Numbered Document	failure to provide translation.  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0310	pending finalization of witness	Amended Complaint	UCC-CAF-01399810		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	witness ists, and context of use of exhibit and objection in that context
DEFS-0517	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01629233		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	1				foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	
DEFS-0518	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01663343		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	
DEFS-0519	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01682592		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0520	lists and deposition designations Active or settled defendant	Dabut allocations in Disinsiffed Thin 1	UCC-CAP-01687892	-	Bates Numbered Document	foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	Objection promoture. Penki cubicat to finalization of democition desired
DEF3-0320	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint	OCC-CAP-0106/892		Dates Nullibered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	withess uses, and context of use of exhibit and objection in trial context
DEFS-0521	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01691441		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations		1			foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	· · · · · · · · · · · · · · · · · · ·

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 127 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0522	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01700657		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	witness lists, and context of use of exhibit and objection in trial context
DEFS-0523	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01745786		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0323	pending finalization of witness	Amended Complaint	UCC-CAF-01/43/80		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	7 mended Complaint				foundation, hearsay; 401, 403, 802; Failure to Indentify on Initial disclosures	withess lists, and context of use of exhibit and objection in that context
DEFS-0524	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-02107490		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	
						failure to provide translation.	
DEFS-0526	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"ANALYSIS - Electronic component shortages may last through	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			2011," Reuters, May 21, 2010	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEG 0525	lists and deposition designations	D. L H DI			HANNEN AT I I C I D II' D' A HI T A I	foundation, hearsay; 401, 403, 802	
DEFS-0527	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"AVX Plant Tour; Lanskroun, Czech Republic; Paignton Uk Tantalum Factories," Passive Component Industry, July 13, 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint			ractories, Passive Component industry, July 13, 2004	foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0528	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"AVX Powers the Curiosity Rovers ChemCam Laser on Mars"	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 5 0320	pending finalization of witness	Amended Complaint			11111 owers the Carlosity Rovers Chemical Easer on Mars	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	i menaca compiani				foundation, hearsay; 401, 403, 802	without his and content of the of called the content in that content
DEFS-0529	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Component Demand Recovery Strains Supply Chain," iConnect007,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			Nov. 14, 2009	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0530	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Component Shortages delay deliveries, increase prices," Electronics	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			Sourcing Online, July 2, 2010	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0531	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Danger signs in the electronics supply chain," Automotive News, Aug 28, 2017	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint			28, 2017	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0532	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Double Bookings & Component Shortagesbut the End Markets	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 3-0332	pending finalization of witness	Amended Complaint			Remains Strong," iConnect007, July 5, 2000	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	I menaca complaint			remains strong, reomitetoor, vary 5, 2000	foundation, hearsay: 401, 403, 802	without his and content of the of called and conjection in that content
DEFS-0533	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Inventory's bumpy road to smooth somewhat this year," EDN, Jan. 6,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			2011	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0534	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Low capex on passive may cause future shortage," Simmtester, Feb.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			12, 2003	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEED 0505	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0535	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"North American Electronics Outlook_ Double-Dip Recession, Flat	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint			2003 or Hockey Stick Recovery?," iConnect007, May 15, 2003	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0536	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Parts shortage may be boon for ceramic capacitors," CNET, Jan. 2,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 5 0550	pending finalization of witness	Amended Complaint			2002	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	I menaca complaint			2002	foundation, hearsay: 401, 403, 802	without his and content of the of called and conjection in that content
DEFS-0537	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Special Report: Capacitors & Resistors: An Attitude for Adjustment,"	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			EE Times, Nov. 30, 2000	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFS-0538	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"The Cyclic Nature of Electronics Manufacturing," New Venture	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			Research, October 7, 2011	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEED 050-	lists and deposition designations	D. 1	1	ļ		foundation, hearsay; 401, 403, 802	
DEFS-0539	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Top Component Suppliers: Capacitors & Resistors," EE Times, Oct.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint			19, 1999	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0540	Active or settled defendant	Rebut allegations in Plaintiffs' Third	+	1	"ANALYSIS - Electronic component shortages may last through	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DL13-0340	pending finalization of witness	Amended Complaint			2011," Reuters, May 21, 2010	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	- Inches Complaint			2011, 1241013, 1114, 21, 2010	foundation, hearsay; 401, 403, 802	manage man, and context of use of exhibit and objection in that context
DEFS-0541	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"AVX Plant Tour; Lanskroun, Czech Republic; Paignton UK Tantalum		Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			Factories," Passive Component Industry, July 13, 2004	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	,				foundation, hearsay; 401, 403, 802	The state of the s
DEFS-0542	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"Component Shortages delay deliveries, increase prices," Electronics	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint			Sourcing Online, July 2, 2010	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
1	lists and deposition designations					foundation, hearsay; 401, 403, 802	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 128 of 154

Here the second control of the second contro	TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
self-steel and steel and s								
Street Benefits between the street between the st	DEFS-0543							
Part			Amended Complaint			28, 2017		witness lists, and context of use of exhibit and objection in trial context
Process of the proc	DEED OF A	1 8	D. I. II. II. III. III. III. III. III.			er and the state of the state o	, , , , , , , , , , , , , , , , , , , ,	
The stand designation designation of the stand of the sta	DEFS-0544							
Part   Section   Part   Section   Part   P			Amended Complaint			2011		witness lists, and context of use of exhibit and objection in trial context
Sent fraction of the product of the								
In the designation of the control of	DEFS-0545							
Procedure of the content of the displaces in Proceedings   Procedure of the Content of the Con						February 12, 2003		witness lists, and context of use of exhibit and objection in trial context
Section of Section of Section   Section   Section of Section   Sect								
Internal dependence operations of the control of personal control	DEFS-0546		S					
Page   Section of contract of infections of New Agreement   Page of Sections   Page of			Amended Complaint			2002		witness lists, and context of use of exhibit and objection in trial context
Post   Continue   Compared Compared   Extractory of the continue for the			;					
Section   Company of the Company o	DEFS-0547							
PART   Part   Common   Part						EE Times, Nov. 30, 2000		witness lists, and context of use of exhibit and objection in trial context
pending finding trace of visions and application of visions and application of visions and applications and production of the applications in Part of 19 Hz (comparing and applications) and applications and appl							,, , , , , , , , , , , , ,	
Part of All Systems Assemble Agents of Partial Registers (Partial Registers and Partial Plate)   Partial Agents of Computer (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers and Partial Plate)   Partial Registers and Partial Plate (Partial Registers)   Partial Registers)   Partial Registers and Partial Plate (Partial Registers)   Partial Registers)   Partial Registers and Partial Plate (Partial Registers)   Partial Registers)   Partial Registers and Partial Plate (Partial Registers)   Partial Registers)   Partial Re	DEFS-0548	Active or settled defendant	Rebut allegations in Plaintiffs' Third			"The Cyclic Nature of Electronics Manufacturing," New Venture	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DETS 659 AVX wines Show allegations in Flaminity Third Accorded Compilation  DETS 659 AVX wines Accorded Compilation  D		pending finalization of witness	Amended Complaint			Research, October 7, 2011	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
Annabed Complant   Annabed Com		lists and deposition designations					foundation, hearsay; 401, 403, 802	
metabors bersey, all 145. EST  AVX stress  Complete Complete  AVX stress  Complete Complete  AVX stress  Complete Complete  AVX stress   DEFS-0549	AVX witness	Rebut allegations in Plaintiffs' Third			2000 AVX Corporation Form 10-K	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,	
DEFS 0.550   AVX wines   South adaptation in Fluintiff' That   South AVX Composition Form 10.K.   Education, proceeding by part of continuous, ministanting the physics of positionaries of deposition of continuous ministry and process.			Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DETS 651 AVX wines Planniff That Annahol Complains Planniff Th			•				foundation, hearsay; 401, 403, 802	
Annuled Complain  DETS 651 AVX winess Annuled Complain  DETS 651 AVX winess Annuled Complain  DETS 651 AVX winess Annuled Annuled Complain  DETS 652 AVX winess Annuled Annuled Complain  DETS 653 AVX winess Annuled Annuled Complain  DETS 653 AVX winess Annuled Annuled Complain  DETS 655 AVX winess Avx winess Annuled Complain  DETS 655 AVX winess Avx w	DEFS-0550	AVX witness	Rebut allegations in Plaintiffs' Third			2001 AVX Corporation Form 10-K	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
BY-8-4555 AYX winces Plaintiff' Thed Amended Complaint  DEFS-4555 AYX winces a Plaintiff' Thed Amended Complaint  DEFS-4556 AYX winc						*		
DPS-05555   AVX wines   Substitution for the production of the p			1					, , , , , , , , , , , , , , , , , , ,
DEF-0552 AVX winces Retort allegetiene in Plazeiff V Hard Amended Complant  DEF-0552 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0553 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0554 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Complant  DEF-0555 AVX winces Retorn allegetiene in Plazeiff V Hard Amended Comp	DEFS-0551	AVX witness	Rebut allegations in Plaintiffs' Third			2002 AVX Corporation Form 10-K		Objection premature Reply subject to finalization of deposition designations
PER-1052   AVX winess   Rebat allegatives in Plaintiff Third   2004 AVX Corporation Form 10-K   Relevance, problemy when curve-globyl by risk of confision, miniataling the my whole Adity, westige tax, or make Adity, westige	B210 0001	11.11 Williams				2002 11:11 corporation form to 12		
DEF-0522 AVX witness Restarding the Amended Complant  DEF-0535 AVX witness Restarding the Amended Complant  DEF-0536 AVX witness Restarding the Amended Comp			i michaea compania					whites is to, and content of use of children and cojection in that content
DEF-055   AVX wines   Redut allegations in Planeiff Thed Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, maskeding the Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, maskeding the Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, maskeding the Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, maskeding the Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, maskeding the Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston, heavers, (41, 40, 30, 30)   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston, heavers, (41, 40, 30, 30)   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston, heavers, (41, 40, 30, 30)   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston, heavers, (41, 40, 30, 30)   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston, heavers, (41, 40, 30, 30)   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problemy value out-weighed by risk of continuor, malescaling the Grandston Amended Compilate   200 AVX Corporation Form 10 K   Relevance, problem	DEFS-0552	AVX witness	Rebut allegations in Plaintiffs' Third			2003 AVX Corporation Form 10-K		Objection premature Reply subject to finalization of deposition designations
DEFS-053 AVX wines Rebut allegations in Plaintill' Third Aux of Complains and Complain	DL15 0332	71 71 Willess				2003 AVA Corporation Form To K		
DEFS-953 AVX winese Rebut allegations as Plantiff's Taird Amminded Complaint  DEFS-954 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-955 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX winese Rebut allegations in Plantiff's Taird Amminded Complaint  DEFS-956 AVX wines			Amended Complaint					witness uses, and context of use of exhibit and objection in that context
Armended Complaint  DIFS-0554 AVX winess  Refort allegations in Plaintiff' Third  Avx winess  Refort allegations in Plaint	DEEC 0552	AVV witness	Pobut allocations in Plaintiffs' Third			2004 AVV Corporation Form 10 V		Objection promoture. Penky subject to finalization of denosition designations
DEFS-0555 AVX wines Rebut allagations in Plantiffy Third 2005 AVX Corporation Form 10-K Reply subject to finalization of deposition designations, and delay winter to finalize the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the part of the final delay of the foliage of the foliage of the final delay of	DEF3-0555	AVA witness				2004 AVA Corporation Form 10-K		
DEFS-0554 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0555 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0556 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0556 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0556 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0556 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0556 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0556 AVX winnes Rebut allegations in Plaintiff' Third Anneaded Complaint  DEFS-0557 AVX winnes  DEFS-0558 AVX winnes  DEFS-0558 AVX winnes  DEFS-0558 AVX winnes  DEFS-0559 AVX winnes  DEFS-0558 AVX winnes  DEFS-0559 AVX winnes  DEFS-0550 AVX winnes  DEFS-0			Amended Compianit					witness lists, and context of use of exhibit and objection in trial context
Amended Complaint  DEFS-0555 AVX witness Rebut allegations in Plaintiff Third Amended Complaint  DEFS-0556 AVX witness Rebut allegations in Plaintiff Third Amended Complaint  DEFS-0557 AVX witness AVX witness Rebut allegations in Plaintiff Third Amended Complaint  DEFS-0558 AVX witness AVX witness AVX witness Rebut allegations in Plaintiff Third Amended Complaint  DEFS-0559 AVX witness A	DEEC 0554	AVV witness	Pobut allocations in Plaintiffs! Third			2005 AVV Corneration Form 10 V	, , , , , , , , , , , , , , , , , , , ,	Objection promoture. Penky subject to finalization of deposition designations
DEF-0555 NZV wines Rebut allegations in Plaintiffy Third Amended Complaint 2006 AVX Corporation Form 10-K Relevance, probable value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, heavay, 401, 403, 502  DEF-0556 AVX wines Rebut allegations in Plaintiffy Third Amended Complaint 2007 AVX Corporation Form 10-K Relevance, probable value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly personnel cumulative evidence, sometime, or needlessly personnel cumulative evidence, and context of use of exhibit and objection in trial context of the properties of the pro	DEF3-0334	AVA witness				2003 AVA Corporation Form 10-K		
DEFS-0555 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0556 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0557 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint and Defs-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint and Defs-0662 Avx witness Rebut allegations			Amended Compianit					witness lists, and context of use of exhibit and objection in trial context
Armeded Complaint  DEFS-0556 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0557 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0558 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0558 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0558 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0558 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0558 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0558 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0559 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0550 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0560 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0560 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0561 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0561 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0562 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0562 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0561 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint  DEFS-0562 AVX winess  Rebut allegations in Plaintiffs' Third and Complaint on Complaint and Objection in trial context (sundation, hearsay, 401, 401, 802)  DEFS-0562 AVX winess  Rebut allegations in Plai	DEEG OSSS	43737	D. I II			200C MW C . F 10 W	, , , , , , , , , , , , , , , , , , , ,	
DEF-0550 AVX witnes  Rotal allegations in Plaintiffs' Third Avx witnes  Rotal allegations in Plaintiffs' Thi	DEFS-0555	Av A witness				2006 AVA Corporation Form 10-K		
DEFS-0556 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0557 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0567 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Pla			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
Amended Complaint  DEFS-0557 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DE	DEEG 0556	43737	D. I II			2007 AVV C		Oliver and D. I. I. and G. P. and G. I. and G.
DEFS-0557 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Pla	DEFS-0556	AVX witness				200/ AVX Corporation Form 10-K		
DEFS-0557 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0567 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Pla			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
Amended Complaint  DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0550 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0567 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut							, 3, 1, 12, 11	
DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint Part allegations in Plaintiffs' Third Part allegations in Plaintiffs' Third Amended Complaint Part allegations in Plaintiffs' Third Part allegations in Plaintiffs'	DEFS-0557	AVX witness				2008 AVX Corporation Form 10-K		
DEFS-0558 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2010 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence: foundation, hearrasy; 401, 403, 802  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2011 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence: foundation, hearrasy; 401, 403, 802  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2012 AVX Corporation Form 10-K Relevance, probative value value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence: foundation, hearrasy; 401, 403, 802  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2012 AVX Corporation Form 10-K Relevance, probative value value quitoweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence: foundation, hearrasy; 401, 403, 802  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2013 AVX Corporation Form 10-K Relevance, probative value value quitoweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearrasy; 401, 403, 802  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2013 AVX Corporation Form 10-K Relevance, probative value value quitoweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearrasy; 401, 403, 802  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2013 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wastin			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Pla	DEDC					2000 1777 0 1 7 10 7		
DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0567 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Pla	DEFS-0558	AVX witness				2009 AVX Corporation Form 10-K		
DEFS-0559 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0560 AVX witness Rebut allegations in Pla			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
Amended Complaint  DEFS-0560  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0561  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0562  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0564  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third  Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third  DEFS-0565  AVX witness  Rebut allegations in Plainti								
DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Pla	DEFS-0559	AVX witness				2010 AVX Corporation Form 10-K		
DEFS-0560 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0561 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0562 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0564 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0565 AVX witness Relevance, probative value outweighed by risk of confusion, misleading the jury, undue d			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
Amended Complaint  BEFS-0561  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0567  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Th							, , , , , , , , , , , , , , , , , , , ,	
DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Pla	DEFS-0560	AVX witness				2011 AVX Corporation Form 10-K		
DEFS-0561 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2012 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 408, 802 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2013 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in tri			Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
Amended Complaint  DEFS-0562  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0567  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569  AVX witness  Avx witness lists, and context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context							foundation, hearsay; 401, 403, 802	
Amended Complaint jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Comp	DEFS-0561	AVX witness	Rebut allegations in Plaintiffs' Third			2012 AVX Corporation Form 10-K	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0564 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0565 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0566 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0568 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint  DEFS-0569 AVX witness Rebut allegations in Pla			Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	
DEFS-0562 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2013 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence: foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context of the position designations, witness lists, and context of use of exhibit and objection in trial context of use of exhibit and obje			<u> </u>					· ·
Amended Complaint jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and obje	DEFS-0562	AVX witness	Rebut allegations in Plaintiffs' Third			2013 AVX Corporation Form 10-K		Objection premature. Reply subject to finalization of deposition designations.
DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context						1		
DEFS-0563 AVX witness Rebut allegations in Plaintiffs' Third Amended Complaint 2014 AVX Corporation Form 10-K Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context								, and objection in that context
Amended Complaint jury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context	DEFS-0563	AVX witness	Rebut allegations in Plaintiffs' Third			2014 AVX Corporation Form 10-K		Objection premature Reply subject to finalization of deposition designations
	22.3 0303							
							foundation, hearsay: 401, 403, 802	The state of the s

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 129 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0564	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			2017-01-16 How a Small Change in Technology Resulted in \$7 BB in		Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of witness lists and deposition	Amended Complaint			Value-Add - A Component Success Story, TTI	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0565	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Apple, "Apple's Commitment to Responsible Sourcing," September 28, 2016, https://images.apple.com/supplier-responsibility/pdf/Apple-Commitment-to-Responsible-Sourcing.pdf	, Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0566	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX High Power Capacitors Catalog	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0567	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX, "OxiCap® NOJ Series," accessed at http://www.avx.com/products/niobium/smd-nbo-oxicap/oxicap-noj- series/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0568	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX, Corporate History, accessed at http://www.avx.com/about- avx/corporate-history/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0569	Expert or Active or settled defendant pending finalization of witness lists and deposition	•			Bettyann Liotta, "Squeeze On Supply," EE Times, March 13, 2000	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0570	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			CFRA Equity Research, "AVX Corp.," August 1, 2013	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0571	Expert or Active or settled defendant pending finalization of witness lists and deposition	•			Charles J. Murray, "Study warns of passive component shortage," EE Times, January 16, 2001	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0572	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Outlook," October 26, 2005	d Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0573	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Component Demand Recovery Strains Supply Chain," Iconnect007, Nov. 14, 2009	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0574	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Credit Suisse Equity Research, "AVX Corp. – Initiating Coverage with an Outperform," September 22, 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0575	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint				al Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0576	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			David Lammers, "Manufacturing suppliers may form new group," EE Times, March 19, 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0577	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			David Manners, "Capacitor lead-times 18-20 weeks and lengthening; prices rising," ElectronicsWeekly, August 25, 2010	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0578	Expert or Active or settled defendant pending finalization of witness lists and deposition	•			Dennis M. Zogbi, "Lead Times for Passives Extend into the Twilight Zone," TTI, 2017	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0579	Expert or Active or settled defendant pending finalization of witness lists and deposition	1			Review - 2012," TTI Europe, January 23, 2013	n Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0580	Expert or Active or settled defendant pending finalization of witness lists and deposition	•			TTI, September 5, 2017	Relevance, probative value outweighed by risk of confusion, misleading the "jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0581	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Dennis M. Zogbi, "The Next Generation in Passive Electronic Components," TTI, June 30, 2016	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0582	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			in 2013 and Beyond," TTI, January 16, 2013	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0583	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Dennis M. Zogbi, "The Subsets of the Aluminum Electrolytic Capaciton Market are Moving in Different Directions," TTI, November 10, 2015	r Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 130 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0584	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Dennis M. Zogbi, "Using Predictive Analytics and Big Data to Model	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			Parts Shortages in Passive Electronic Components," TTI, August 2,	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0585	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			2010	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0363	defendant pending finalization o				to Strengthen—Raising Estimates and Target Price," July 14, 2000	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition					foundation, hearsay; 401, 403, 802	
DEFS-0586	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Double Bookings & Component Shortagesbut the End Markets	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			Remains Strong," Iconnect007, July 5, 2000	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0587	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Economic Policy Institute, The Great Recession, The State of Working	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEL 5 0507	defendant pending finalization o	S			America, accessed at http://stateofworkingamerica.org/great-recession/		witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	•			1 8 88	foundation, hearsay; 401, 403, 802	·
DEFS-0588	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			FilmChipCapacitors.pdf	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o witness lists and deposition	f Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0589	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Gina Roos, "A Serious Case of the Shorts," EE Times, January 31,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DLI 5 030)	defendant pending finalization o				2000	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	1				foundation, hearsay; 401, 403, 802	, ,
DEFS-0590	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Gina Roos, "Capacitor market adjusts to new dynamics," EE Times,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			May 11, 2001	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0591	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Gina Roos, "Special Report: Capacitors & Resistors: An Attitude for	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 5 0571	defendant pending finalization o				Adjustment," EE Times, November 30, 2000	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	•			3 , , , ,	foundation, hearsay; 401, 403, 802	, ,
DEFS-0592	Expert or Active or settled	Rebut allegations in Plaintiffs' Third				Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			6, 2001	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0593	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Hal J. Singer and Kevin W. Caves, "Applied Econometrics: When Can		Objection premature. Reply subject to finalization of deposition designations,
DLI 5-0373	defendant pending finalization o				an Omitted Variable Invalidate a Regression?," The Antitrust Source,	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition				December 2017	foundation, hearsay; 401, 403, 802	
DEFS-0594	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			http://www.avx.com/products/tantalum/high-reliability/medical/tcp-	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			series-low-esr-module/	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0595	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.justice.gov/atr/price-fixing-bid-rigging-and-market-	foundation, hearsay; 401, 403, 802 Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE15 0373	defendant pending finalization o				allocation-schemes	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	1				foundation, hearsay; 401, 403, 802	· ·
DEFS-0596	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Hwee Kwan Chow & Keen Meng Choy, "Forecasting the Global	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			Electronics Cycle with Leading Indicators: A VAR Approach,"	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition				Singapore Management University Research Collection—School of Economics, August 2004	foundation, hearsay; 401, 403, 802	
DEFS-0597	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			ILO, "Ups and downs in the electronics industry: Fluctuating	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			production and the use of temporary and other forms of employment,"	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFEC OFFICE	witness lists and deposition	D. L. H			2014	foundation, hearsay; 401, 403, 802	
DEFS-0598	Expert or Active or settled defendant pending finalization o	Rebut allegations in Plaintiffs' Third f Amended Complaint			James T. Heckman, "Causal Parameters and Policy Analysis in Economics: A Twentieth Century Retrospective," The Quarterly	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	Amended Complaint			Journal of Economics, Vol. 115, No. 1 (February 2000)	foundation, hearsay; 401, 403, 802	withess fists, and context of use of exhibit and objection in that context
						,,,	
DEFS-0599	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Japan's 2011 Earthquake and Tsunami: Economic Effects and	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			Implications for the United States, Congressional Research Service,	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0600	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			April 6, 2011  Lefferies "Positioned Better than Ever with a Broad Product Line and a	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE1 3-0000	defendant pending finalization o	f Amended Complaint			Growing War Chest," October 6, 2006	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	1			3 , 3, 3, 3	foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , , ,
DEFS-0601	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Jonathan B. Baker and Daniel L. Rubinfeld, "Empirical Methods in	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	f Amended Complaint			Antitrust Litigation: Review and Critique," Antitrust Law and	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition				Economics Review, Vol. 1, No. 1-2, 1999	foundation, hearsay; 401, 403, 802	
DEFS-0602	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Lehman Brothers Equity Research, "AVX Corporation," October 2,	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o				2007	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition					foundation, hearsay; 401, 403, 802	
DEFS-0603	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Lehman Brothers, "AVX Corporation—Tepid FY09 Outlook," April	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o witness lists and deposition	Amended Complaint			25, 2008	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
						10 and 10 and 1, 10 1, 10 2, 00 2	

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 131 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0604	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			MediumPowerFilm.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0605	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Michael O. Finkelstein and Hans Levenbach, "Regressions Estimates in Price-Fixing Cases," Law and Contemporary Problems, Vol. 46, No. 4 (Autumn 1983)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0606	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Motion for Leave to File Brief and Brief of Washington Legal Foundation, Stephen E. Fienberg, Franklin M. Fisher, Daniel L. McFadden, and Daniel L. Rubinfield as Amici Curiae in Support of Petitioners, United States Tobacco Co. et al., Petitioners, v. Conwood Co., L.P.; and Conwood Sales Co., L.P., Respondents, On a Petition for a Writ of Certiorari to the United States Court of Appeals for the Sixth Circuit, November 20, 2002	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0607	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			New Venture Research, The Cyclic Nature of Electronics Manufacturing, October 7, 2011	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0608	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Nick Powers, "Capacitors Play an Essential Role in Apple's iPhone 6," Arrow Electronics, September 16, 2015	, , , , , , , , , , , , , , , , , , , ,	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0609	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			North American Electronics Outlook_ Double-Dip Recession, Flat 2003 or Hockey Stick Recovery?," Iconnect007, May 15, 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0610	Active or settled defendant pending finalization of witness lists and deposition designation				Objections and Responses of Defendants Panasonic Corp., Panasonic Corp. of North America, Sanyo Electric Co., LTD., and Sanyo North America Corp. to Defendant AVX Corp's First Set of Request for Admission, November 30, 2015	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0611	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Official Journal of the European Union, May 2, 2004, accessed at https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52004XC0205(02)&from=EN	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0612	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			PowerManagementProducts.pdf	Relevance, foundation hearsay, 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0613	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Press Release Regarding "Success of the ChemCam on NASA's Curiosity Rover, Which is Enabled in Part by 630 AVX Capacitors"	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0614	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Raymond James & Associates, Inc., "Initiating Coverage with an Underperform Rating," February 11, 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0615	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Raymond James & Associates, Inc., "Initiating Coverage with an Underperform Rating," February 11, 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0616	Expert or Active or settled defendant pending finalization witness lists and deposition	-			Rob Spiegel, "Inventory's bumpy road to smooth somewhat this year," EDN, January 6, 2011	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0617	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Robert C. Marshall and Leslie M. Marx, "The Economics of Collusion: Cartels and Bidding Rings," The MIT Press, 2012	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0618	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Robert Damon, "Analysis: Distribution sales volume picks up, but end markets remain weak," EE Times, June 13, 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0619	Expert or Active or settled defendant pending finalization witness lists and deposition				Roya Wolverson, The Stimulus Report Card, Council on Foreign Relations, accessed at https://www.cfr.org/backgrounder/stimulus- report-card	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0620	Expert or Active or settled defendant pending finalization witness lists and deposition	•			3H Rating," December 27, 2002	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0621	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Sandborn et al, Forecasting electronic part procurement lifetimes to enable the management of DMSMS obsolescence, Micro. Rel., 2011	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 132 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0622	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Sanmina-SCI Corporation, Form 10-K (2004)	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0022	defendant pending finalization of				Sammina-SCI Corporation, Form 10-K (2004)	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	7 Inchaed Complaint				foundation, hearsay: 401, 403, 802	withess ists, and context of use of exhibit and objection in that context
DEFS-0623	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Srabani Sen, "Capacitors are now more efficient and compact in size,"	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of				ElectronicsB2B, July 14, 2010	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	1			, , , , ,	foundation, hearsay; 401, 403, 802	,
DEFS-0624	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Srabani Sen, "Capacitors are now more efficient and compact in size,"	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of	of Amended Complaint			ElectronicsB2B, July 14, 2010	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition					foundation, hearsay; 401, 403, 802	
DEFS-0625	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Tarun Goyal, "Shortening Product Life Cycles?," EDN, April 16, 2001	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of	of Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition					foundation, hearsay; 401, 403, 802	
DEFS-0626	Expert or Active or settled	Rebut allegations in Plaintiffs' Third				Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of witness lists and deposition	of Amended Complaint			Report, December 2017	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0627	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			UBS Warburg Global Equity Research, "AVX Corp. – Strong Buy,"	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-002/	defendant pending finalization of				October 15, 2001	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	Amended Complaint			October 13, 2001	foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in that context
DEFS-0628	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Walt Custer, "Component Shortages + Strong Demand = Price	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
5215 0020	defendant pending finalization of				Increase Mentality?," iConnect007, November 9, 1999	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	1			.,	foundation, hearsay: 401, 403, 802	
DEFS-0629	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Walt Custer, "Keep an Eye on Electronic Component Inventories,"	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of	of Amended Complaint			IConect007, July 26, 2004	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	•				foundation, hearsay; 401, 403, 802	•
DEFS-0630	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Walt Custer, "Component Shortages + Strong Demand = Price	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of	of Amended Complaint			Increase Mentality?," iConnect007, November 9, 1999	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition					foundation, hearsay; 401, 403, 802	
DEFS-0631	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			William H. Page, Communication and Concerted Action, 38 Loyola	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of	of Amended Complaint			University of Chicago Law Journal 405 (2007)	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEG ACAA	witness lists and deposition	D. L. H. L. D. L. MARTINIA				foundation, hearsay; 401, 403, 802	
DEFS-0632	Expert or Active or settled	Rebut allegations in Plaintiffs' Third				Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization of witness lists and deposition	Amended Complaint			Shortages," SourceToday, August 17, 2018	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0633	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q1 2003 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0033	AVA witness	Amended Complaint			AVA Corporation Q1 2003 Earnings Can Transcript	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
		Amended Complaint				foundation, hearsay: 401, 403, 802	without list, and context of use of exhibit and objection in that context
DEFS-0634	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q2 2003 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint			2	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
		1				foundation, hearsay; 401, 403, 802	•
DEFS-0635	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q3 2003 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
						foundation, hearsay; 401, 403, 802	
DEFS-0636	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q1 2004 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEG 0.02-		D. L. W. C. D. C. W. C. C.			LUTT G	foundation, hearsay; 401, 403, 802	
DEFS-0637	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q2 2004 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEEG 0(20	AVV vvites and	Debut allocations in Distrators (This )			AVV Comparation O2 2004 Family - C-II Towning	foundation, hearsay; 401, 403, 802	Objection representation Death publicates & Co. Perkins & Louisian Louisian
DEFS-0638	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2004 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
		Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	withess uses, and context of use of exhibit and objection in trial context
DEFS-0639	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q1 2005 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE13-0037	A Williess	Amended Complaint			21.72 Corporation Q1 2005 Earnings Call Transcript	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
						foundation, hearsay: 401, 403, 802	
DEFS-0640	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q2 2005 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint			1	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
		<del>T</del>				foundation, hearsay; 401, 403, 802	,
DEFS-0641	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q3 2005 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
		<u> </u>				foundation, hearsay; 401, 403, 802	·
DEFS-0642	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q1 2006 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
						foundation, hearsay; 401, 403, 802	

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 133 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0643	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2006 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0644	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q3 2006 Earnings Call Transcript	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0645	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q1 2007 Earnings Call Transcript	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0646	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2007 Earnings Call Transcript	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0647	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q3 2007 Earnings Call Transcript	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0648	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q1 2008 Earnings Call Transcript	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0649	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2008 Earnings Call Transcript	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0650	AVX witness	Rebut allegations in Plaintiffs' Third			AVX Corporation Q3 2008 Earnings Call Transcript	foundation, hearsay; 401, 403, 802 Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-0651	AVX witness	Amended Complaint  Rebut allegations in Plaintiffs' Third			AVX Corporation Q1 2009 Earnings Call Transcript	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	witness lists, and context of use of exhibit and objection in trial context  Objection premature. Reply subject to finalization of deposition designations,
DEFS-0652	AVX witness	Amended Complaint  Rebut allegations in Plaintiffs' Third			AVX Corporation Q2 2009 Earnings Call Transcript	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	witness lists, and context of use of exhibit and objection in trial context  Objection premature. Reply subject to finalization of deposition designations,
DEFS-0653	AVX witness	Amended Complaint  Rebut allegations in Plaintiffs' Third			AVX Corporation Q3 2009 Earnings Call Transcript	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	witness lists, and context of use of exhibit and objection in trial context  Objection premature. Reply subject to finalization of deposition designations,
		Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0654	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q1 2010 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0655	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2010 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0656	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q3 2010 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0657	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q1 2011 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0658	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2011 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0659	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q3 2011 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0660	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q1 2012 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0661	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2012 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0662	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q3 2012 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0663	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q1 2013 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 134 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0664	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2013 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0665	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q3 2013 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0666	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q1 2014 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0667	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q2 2014 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0668	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation Q3 2014 Earnings Call Transcript	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0669	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			2015 AVX Corporation Form 10-K	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0670	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Defendant Hitachi Chemical Co., Ltd., Hitachi AIC Inc., and Hitachi Chemical Co. America, Ltd.'s Objections and Responses to KEMET Corp. and KEMET Electronic Corp.'s First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0671	Matsuo witness	Rebut allegations in Plaintiffs' Third Amended Complaint			Defendant Matsuo Electric Co., Ltd's Responses to Kemet Corporation and Kemet Electronics Corporation's First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0672	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Defendants Rohm Co., Ltd. and Rohm Semiconductor USA., LLC's Objections and Responses to Defendant AVX Corporation's First Request for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0673	ELNA witness	Rebut allegations in Plaintiffs' Third Amended Complaint			ELNA Co., LTD and ELNA America Inc.'s Response to AVX Corporation's First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0674	ELNA witness	Rebut allegations in Plaintiffs' Third Amended Complaint			ELNA Co., LTD and ELNA America Inc.'s Response to KEMET Corporation and KEMET Electronics Corporation's First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0678	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Hitachi Chemical Co., Ltd, Hitachi AlC Inc., and Hitachi Chemical Co. America LTD.'s Response to AVX Corporation's First Set of Requests for Admission		Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0679	Matsuo witness	Rebut allegations in Plaintiffs' Third Amended Complaint			Matsuo Electric Co., LTD.'s Responses to AVX Corporation's First Set of Requests for Admission	t Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0680	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			Milestone Global Technology, Inc. and Holy Stone Enterprise Co. Limited's Objections and Responses to AVX Corporation's First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0681	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			Milestone Global Technology, Inc. and Holy Stone Enterprise Co.	Relevance, probative value outweighed by risk of confusion, misleading the s jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0682	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Miscellaneous Physical Units of AVX Capacitors	Plaintiffs reserve all objections as the proposed exhibits have not been made available for review by Plaintiffs	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0683	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Objections and Responses of Defendants Nichicon Corporation and Nichicon (America) Corporation to First Set of Requests for Admission by Defendant AVX Corporation	Relevance, probative value outweighed by risk of confusion, misleading the n jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0684	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Objections and Responses of Defendants Nichicon Corporation and Nichicon (America) Corporation to First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0685	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Copporation Objections and Responses of Defendants Panasonic Copr., Panasonic Corp. of North America, Sanyo Electric Co., LTD, and Sanyo North America Corp. to Defendant AVX Corp.'s First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 135 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0686	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Objections and Responses of Defendants Panasonic Copr., Panasonic Corp. of North America, Sanyo Electric Co., LTD, and Sanyo North America Corp. to Defendants KEMET Corp. And KEMET Electronics Corp.'s First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0688	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Rubycon Corporation's and Rubycon America Inc.'s Objections and Responses to Defendant AVX's First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0689	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Rubycon Corporation's and Rubycon America Inc.'s Objections and Responses to Defendant KEMET's First Set of Requests for Admission	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0691	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Expert Reply Report of J. Douglas Zona, Ph.D., materials relied upon, and data backup, April 28, 2017	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0695	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			CD of ELNA transactional sales data	Plaintiffs reserve all objections pending confirmation of what this proposed exhibit is and expect to reach agreement	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0696	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Physical Units of ELNA Capacitors	Plaintiffs reserve all objections as the proposed exhibits have not been made available for review by Plaintiffs	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0697	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			ABA Section of Antitrust Law, Econometrics, Second Edition, 2014	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0698	AVX witness	Rebut allegations in Plaintiffs' Third Amended Complaint			AVX Corporation, SEC Form 10-K, fiscal year ended March 31, 2015	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0699	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Confidential-For-Attorneys-Eyes-Only-CDESalesData.xlsx	Plaintiffs reserve all objections pending confirmation of what this proposed exhibit is and may reach agreement	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0700	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Damodar N. Gujarati, Basic Econometrics, Fourth Edition, 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0701	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			David Freedman, Robert Pisani, and Roger Purves. Statistics, 4th ed	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0702	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Dennis W. Carlton, et. al, "Buyer Power in Merger Review," Chapter 22 in Oxford Handbook on International Antitrust Economics	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0703	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			Federal Judicial Center, Reference Manual on Scientific Evidence 432 (3d ed. 2011)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0704	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			http://english.jianghai.com/html/jianjie/.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0705	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			http://www.aihuaglobal.com/en/aboutus.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0706	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			http://www.avx.com/products/polymer/f38-series/, last accessed February 21, 2019.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0707	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			http://www.cde.com/capacitors/mica.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0708	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			http://www.invacare.com/cgi-bin/imhqprd/about.jsp.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0709	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			http://www.jamicon.com.tw/index.php?option=com_content&task=vie w&id=20&Itemid=53.	7 27 - 7 7	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0710	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third Amended Complaint			http://www.lelon.com.tw/en/contact1.php.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 136 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0711	Expert or Active or settled defendant pending finalization o witness lists and deposition	Rebut allegations in Plaintiffs' Third f Amended Complaint			http://www.manyue.com/about1.asp?serial=8.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0712	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			http://www.murata.com/en-	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	of Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0713	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			21, 2019. http://www.samwha.com/company/com_ceo.aspx.	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 5 0/15	defendant pending finalization o				intp://www.saniwna.com/company/com_cco.aspx.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition					foundation, hearsay; 401, 403, 802	
DEFS-0714	Expert or Active or settled defendant pending finalization o	Rebut allegations in Plaintiffs' Third of Amended Complaint			http://www.teapo.com/Web-En/About-en.aspx.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	Amended Complaint				foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0715	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			http://www.walkercomponent.com/aboutus.html, last accessed	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	of Amended Complaint			February 21, 2019.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0716	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://product.tdk.com/en/capacitor/mlcc/technote/solution/mlcc03/pd	foundation, hearsay; 401, 403, 802  f Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI 5 0/10	defendant pending finalization o				/mlcc03 item06.pdf, last accessed February 21, 2019.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	•				foundation, hearsay; 401, 403, 802	· ·
DEFS-0717	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://product.tdk.com/info/en/products/capacitor/ceramic/mlcc/technolog/solution/mlcc03/index.html, last accessed February 21, 2019.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o witness lists and deposition	of Amended Complaint			te/solution/micco3/index.ntml, last accessed February 21, 2019.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0718	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://sourceesb.com/chiptech/linecard.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	of Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0719	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.alliedelec.com/about-us/.	foundation, hearsay; 401, 403, 802 Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3-0/19	defendant pending finalization o				https://www.anedelec.com/about-us/.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition					foundation, hearsay; 401, 403, 802	·
DEFS-0720	Expert or Active or settled	Rebut allegations in Plaintiffs' Third				h-Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o witness lists and deposition	Amended Complaint			reliability-solid-tantalum-capacitors/, last accessed February 21, 2019.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0721	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.bloomberg.com/research/stocks/private/snapshot.asp?private/s	c Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	of Amended Complaint			apId=27204102.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0722	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.bloomberg.com/research/stocks/private/spanshot.asp?priv	foundation, hearsay; 401, 403, 802 c Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DE15 0722	defendant pending finalization o				apid=5463791.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	•			•	foundation, hearsay; 401, 403, 802	·
DEFS-0723	Expert or Active or settled defendant pending finalization o	Rebut allegations in Plaintiffs' Third of Amended Complaint			https://www.digikey.com/en/resources/about-digikey.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	Amended Complaint				foundation, hearsay: 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0724	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.hktdc.com/manufacturers-suppliers/D-Max-Technology-	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	of Amended Complaint			Co-Ltd/en/1X007V5A/.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0725	witness lists and deposition Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.hubbell.com/hubbelllightingci/en/.	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
5515 0720	defendant pending finalization o				integration in white control is a control in the co	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	-				foundation, hearsay; 401, 403, 802	
DEFS-0726	Expert or Active or settled defendant pending finalization o	Rebut allegations in Plaintiffs' Third of Amended Complaint			https://www.illinoiscapacitor.com/company.aspx.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	Amended Complaint				foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFS-0727	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.megastar.com/products/Daewoo/.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	of Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0728	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.mouser.com/aboutus/.	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DL15 0726	defendant pending finalization o				mepon an amount of the document of the second of the secon	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	-				foundation, hearsay; 401, 403, 802	·
DEFS-0729	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.nidec.com/en-Global/corporate/group/motor/.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	defendant pending finalization o witness lists and deposition	of Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	withess uses, and context of use of exhibit and objection in trial context
DEFS-0730	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.samyoung.co.kr/eng/product/product_info.asp.	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	defendant pending finalization o	of Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFS-0731	witness lists and deposition  Expert or Active or settled	Rebut allegations in Plaintiffs' Third			https://www.tdk-electronics.tdk.com/en/180332/company/tdk-	foundation, hearsay; 401, 403, 802  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DL13-0/31	defendant pending finalization o				electronics-worldwide.	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	witness lists and deposition	·				foundation, hearsay; 401, 403, 802	· ·

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 137 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0732	Expert or Active or settled defendant pending finalization	Rebut allegations in Plaintiffs' Third of Amended Complaint			https://www.ttiinc.com/content/ttiinc/en/about.html.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0733	witness lists and deposition  Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Kennedy, P. A Guide to Econometrics. 5th ed. 2003	foundation, hearsay; 401, 403, 802 Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0734	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Kevin W. Caves and Hal J. Singer, "Econometric Tests for Detecting the Existence of Common Impact."	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0735	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Lawrence Ranallo & Diana Weiss, Causation Issues in Expert Testimony, in Litigation Services Handbook 2-11 (Roman L. Weil, et al. eds., 4th ed.)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0736	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Nanto, D., Cooper, W., Donnelly, J., and Johnson, R. (2011). "Japan's 2011 Earthquake and Tsunami: Economic Effects and Implications for the United States," Congressional Research Service	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0737	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Stephen H. Kalos, Antitrust, in Litigation Services Handbook 24-8 (Roman L. Weil, et al. eds., 4th ed.)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0738	Expert or Active or settled defendant pending finalization witness lists and deposition	-			Tomohiro Murata, "Technology: What Are Capacitors?" Morgan Stanley, January 30, 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0740	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			Wooldridge, Jeffery M., Introductory Econometrics: A Modern Approach. 4th ed.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0741	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2008 Annual Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/annual_report/annualreport/2008_en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0742	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint				Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0743	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0744	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint				Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0745	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint				Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0746	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2013 Annual Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/annual_report/annualrep	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; of foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0747	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			ort 2013 en.pdf "2014 Annual Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/annual_report/annualreport 2014 en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0748	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint				Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0749	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2016 Annual Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/annual_report/annual_re	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; efoundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 138 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0750	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2011 Corporate Social Responsibility Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/CSR/2011csr-en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0751	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2012 Corporate Social Responsibility Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/CSR/2012csr-en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0752	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2013 Corporate Social Responsibility Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/CSR/2013csr-en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0753	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2014 Corporate Social Responsibility Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/CSR/2014csr-en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0754	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2015 Corporate Social Responsibility Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/CSR/2015csr-en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0755	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2016 Corporate Social Responsibility Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/CSR/2016csr-en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0756	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			"2017 Corporate Social Responsibility Report," Accessed February 18, 2019, from Holy Stone Enterprise's website: https://www.holystone.com.tw/downloads/files/CSR/2017csr-en.pdf	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0757	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			"Capacitor Guide," Capacitorguide.com, available at http://www.capacitorguide.com/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0758	Expert or Active or settled defendant pending finalization witness lists and deposition	•			"Dielectrics," The Physics Hypertextbook, available at https://physics.info/dielectrics/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0759	Expert or Active or settled defendant pending finalization witness lists and deposition	•			"Electric Field," Capacitorguide.com, available at http://www.capacitorguide.com/electric-field/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0760	Expert or Active or settled defendant pending finalization witness lists and deposition	•			"Electrolytic Capacitor," Capacitorguide.com, available at http://www.capacitorguide.com/electrolytic-capacitor/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0761	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			"Historical Aluminum Prices and Price Chart," InvestmentMine, available at http://www.infomine.com/investment/metal- prices/aluminum/all/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0762	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			"Historical Tantalum Prices and Price Chart," InvestmentMine, available at http://www.infomine.com/investment/metal-prices/tantalite-ore/all/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0763	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			"Japan / U.S. Foreign Exchange Rate (EXJPUS)," FRED Economic Data   St. Louis Fed, Economic Research, Federal Reserve Bank of St. Louis, available at https://fred.stlouisfed.org/series/EXJPUS	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0764	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			"The Difference Between Electrolytic & Tantalum Capacitors," Techwalla, available at https://www.techwalla.com/articles/the- difference-between-electrolytic-tantalum-capacitors	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0765	Expert or Active or settled defendant pending finalization witness lists and deposition	*			"Types of Capacitor," Electronics Tutorials, available at https://www.electronics-tutorials.ws/capacitor/cap_2.html	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0769	Expert or Active or settled defendant pending finalization witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			DPPs' Second Supplemental Objections and Responses to Defendants' Interrogatory No. 16 (Dec. 14, 2018)	Plaintiffs reserve objections but would like to discuss with Defendants which portions of this response they seek to offer into evidence	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 139 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0770	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third  of Amended Complaint			Dr. Singer's Transaction Databuild as reproduced by Dr. Haider	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0771	Expert or Active or settled defendant pending finalization of witness lists and deposition	Rebut allegations in Plaintiffs' Third of Amended Complaint			A KEMET press release titled "KEMET and NEC TOKIN to Expand Product Offerings and Pursue Joint Developments" and dated May 8, 2013.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0772	Expert or Active or settled defendant pending finalization of witness lists and deposition	Î			A KEMET press release titled "KEMET Signs Agreement to Acquire 34% Interest in NEC TOKIN Option to Acquire 100% Ownership" dated March 12, 2012	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0773	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Defendant Matsuo Electric Co., Ltd.'s Responses to KEMET Corporation and KEMET Electronics Corporation's First Set of Requests for Admission served on March 15, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0774	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint s			Defendants Hitachi Chemical Co., Ltd., Hitachi AlC Inc., and Hitachi Chemical Co. America, Ltd.'s Objections and Responses to KEMET Corp. and KEMET Electronics Corp.'s First Set of Requests for Admission served on March 12, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0775	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint			Defendants Milestone Global Technology, Inc. and Holy Stone's Objections and Responses to KEMET's First Set of Interrogatories served on May 7, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0776	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Direct Purchaser Plaintiffs' Amended Objections and Responses to Defendant KEMET Corporation and KEMET Electronics Corporation's Second Set of Interrogatories.	Plaintiffs reserve objections but would like to discuss with Defendants which portions of this response they seek to offer into evidence	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0777	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Direct Purchaser Plaintiffs' Objections and Responses to Defendants KEMET Corporation and KEMET Electronics Corporation's First Set of Interrogatories.	Plaintiffs reserve objections but would like to discuss with Defendants which portions of this response they seek to offer into evidence	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0778	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Direct Purchaser Plaintiffs' Objections and Responses to Defendants KEMET Corporation and KEMET Electronics Corporation's First Set of Requests for Admission.	Plaintiffs reserve objections but would like to discuss with Defendants which portions of this response they seek to offer into evidence	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0779	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Direct Purchaser Plaintiffs' Objections and Responses to Defendants KEMET Corporation and KEMET Electronics Corporation's Second Set of Interrogatories.	Plaintiffs reserve objections but would like to discuss with Defendants which portions of this response they seek to offer into evidence	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0780	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Direct Purchaser Plaintiffs' Objections and Responses to Defendants KEMET Corporation and KEMET Electronics Corporation's Second Set of Requests for Admission.	Plaintiffs reserve objections but would like to discuss with Defendants which portions of this response they seek to offer into evidence	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0781	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Direct Purchaser Plaintiffs' Second Amended Objections and Response to Defendants KEMET Corporation and KEMET Electronics Corporation's Second Set of Interrogatories dated April 27, 2018.	s Plaintiffs reserve objections but would like to discuss with Defendants which portions of this response they seek to offer into evidence	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0782	ELNA witness	Rebut allegations in Plaintiffs' Third Amended Complaint			Elna Co., Ltd and Elna America Inc.'s Response to KEMET Corporation and KEMET Electronics Corporation's First Set of Requests for Admission served on March 12, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0783	ELNA witness	Rebut allegations in Plaintiffs' Third Amended Complaint			Elna Co., Ltd and Elna America Inc.'s Response to KEMET Corporation's and KEMET Electronics Corporation's First Set of Interrogatories served on May 2, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0787	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Interrogatories by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Elna Co., Ltd. and Elna America, Inc. served on April 3, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0788	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	_		First Set of Interrogatories by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Milestone Global Technology, Inc. and Holy Stone Enterprise Co., Ltd. served on April 5, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0789	Active or settled defendant pending finalization of witness lists and deposition designations				First Set of Interrogatories by Defendants KEMET Corporation and KEMET Electronics Corporation to Direct Purchaser Plaintiffs	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0790	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendant Matsuo Electric Co., Ltd. served on February 12, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 140 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0791	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Elna Co., Ltd. and Elna America, Inc. served on February 5, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0792	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Hitachi Chemical Co., Ltd., Hitachi Chemical Company America, Ltd., and Hitachi AIC Inc. served on February 12, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0793	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Milestone Global Technology, Inc. and Holy Stone Enterprise Co., Ltd. served on February 16, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0794	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Nichicon Corporation and Nichicon (America) Corporation served on February 16, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0795	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Panasonic Corporation, Panasonic Corporation of North America, Sanyo Electric Co., Ltd., and Sanyo North America Corporation served on June 23, 2015.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0796	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Defendants Rubycon Corporation and Rubycon America Inc. served on April 6, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0797	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Direct Purchaser Plaintiffs	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0798	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			KEMET press release titled "KEMET Corporation and NEC TOKIN Start Alliance" and dated February 1, 2013.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0799	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Milestone Global Technology, Inc. and Holy Stone Enterprise Co. Limited's Objections and Responses to KEMET Electronics Corporation's First Set of Requests for Admission served on March 16, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0800	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Objections and Responses of Defendants Nichicon Corporation and Nichicon (America) Corporation to First Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation served on March 19, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0801	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Objections and Responses of Defendants Panasonic Corp., Panasonic Corp. of North America, Sanyo Electric Co., Ltd., and Sanyo North America Corp. to Defendants KEMET Corp. and KEMET Electronics Corp.'s First Set of Requests for Admission served on June 26, 2015.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0802	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Rubycon Corporation's and Rubycon America Inc.'s Objections and Responses to KEMET's First Set of Requests for Admission served on May 7, 2018.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0803	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint				Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0804	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Second Set of Requests for Admission by Defendants KEMET Corporation and KEMET Electronics Corporation to Direct Purchaser Plaintiffs.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0807	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			KEC's purchase of shares of NEC TOKIN.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0808	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			TOKIN press release titled "NEC and KEMET Sign Cooperative Promotional Agreement for Tantalum Capacitor Products" dated June 10, 1999.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 141 of 154

Completed   Comp	TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
Active pouler fectors of control (*) profession of feetings of pouler (*) profession of feetings of feeting	IA No.	Sponsoring witness	rurpose	редранея	Depo Ex No.	Deis (1 mai Exhibit List) Description	Objections	Reply to Objs
Active pouler fectors of control (*) profession of feetings of pouler (*) profession of feetings of feeting	DEFEC ASSO	<b>5</b>	D. L. H. L. D. L. MARTINI			CD ON		
State this out deposits the search of the se	DEFS-0809					CD of Matsuo transactional sales data	3 1 5 1 1	
Segment of the Control of Princing Control of			Amended Complaint				exhibits are and expect to reach agreement	witness lists, and context of use of exhibit and objection in trial context
Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section Section   Section Section   Section   Section Section   Section   Section Section   Section   Section   Section Section   Section   Section   Section   Section   Se		1						
March (army) (1995) (19	DEEC 0010		Pobut allogations in Plaintiffs! Third			Mateura product estalagues	Plaintiffe recents all objections as the proposed axhibits have not been	Objection prometure. Peoply subject to finalization of denosition designations
PFF-8611   Monte or search   State	DE13-0010	Matsuo witness				Matsuo product catalogues		
Duties of process of process of the process of process of process of process of the process of process	DEFS-0811	Matsuo witness				Physical Units of Matsuo Capacitors		
Guide 10 in Decision of Florida. Lings is Support of closure. Special programs. Pleasant Test (Joseph September 1999) and the floridation of the programs of pleasant. Lings is Support of closure. Special programs of the	D210 0011	Transac Willess				Thysical Clinic of Mandae Capacitors		
Common Composition   Composition   Common Composition	DEFS-0818	Active or settled defendant				Exhibit 43 to Declaration of Johan E. Tatoy in Support of of United	Relevance, probative value outweighed by risk of confusion, misleading the	
Decision of Agents and Agents a		pending finalization of witness						
polity facilities or views by Plantiff.    Property of the pro		lists and deposition designations	-					
December   Computer	DEFS-0819	Active or settled defendant	Rebut allegations in Plaintiffs' Third			Physical Capacitor	Plaintiffs reserve all objections as the proposed exhibit has not been made	Objection premature. Reply subject to finalization of deposition designations,
DETS 600 And wer entered definitions of proposed eshablish to an been made available for reverse a dependence of eshablish to an been made available for reverse a dependence of eshablish to an been made available for reverse a dependence of eshablish to an been made available for reverse a dependence of eshablish to an been made available for reverse a dependence of the facilities of dependence depandence of the facilities of dependence depandence of the facilities of dependence depandence of the facilities of depandence depandence of the facilities of depandence depandence of the facilities of depa							available for review by Plaintiffs	witness lists, and context of use of exhibit and objection in trial context
Section   Section   Processing of Patients   Processing Section   Proc								
Elts of Composition designations and explanation designations below a linguistic in Plaintiffs Tried (composition of explanation per composition of a subsequent per composition of a subseque	DEFS-0820					Physical Capacitor		
PEPS-CEC    Active or waterlook defination of proposed and depote the proposed certain from the proposed excitation from the control water of th		1 0					available for review by Plaintiffs	witness lists, and context of use of exhibit and objection in trial context
personing finalization of systems. And adoptional solutions of systems of elaborate and aboptions in train concert of socie of elaborate and aboptions in train concert of socie of elaborate and aboptions in train concert of socie of elaborate and aboptions in train concert of socie of elaborate and aboptions in train concert of socie of elaborate and aboptions in training to the proposed elaborate in the								
Set so deposition designations DEFS 0222 Active or settled efficiency Active or settled Active or set	DEFS-0821					Physical Capacitor		
DETS-022 Active or settled definalization of physician pressurate. Reply subject to finalization of deposition designation in the context is the set of deposition designation of the set of deposition designation of the set of deposition designation in the context is the set of deposition designation of the set of deposition deposition of deposition designation of the set of deposition designation of the set of deposition deposition of deposition d							available for review by Plaintiffs	witness lists, and context of use of exhibit and objection in trial context
DETS 021 Active or settled defendant productive approaches to the dependent or approaches to	DEEC 0022					Dissolution Committee	District Community and the second and the formation and	Olisais and Bulletin for Forest Charles I alice time
DETS-8623 Active or settled decided present greaters of the proposed exhibit has not been made somitted for review by Plantiffs reserve al objections as the proposed exhibit has not been made somitted for review by Plantiffs reserve al objections as the proposed exhibit has not been made somitted for review by Plantiffs reserve al objection as the proposed exhibit has not been made somitted for review by Plantiffs reserve al objection as the proposed exhibit has not been made somitted for review by Plantiffs reserve al objection as the proposed exhibit has not been made somitted for review by Plantiffs reserve al objection as the proposed exhibit has not been made somitted for review by Plantiffs reserve al objection and the proposed exhibit has not been made somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection as the proposed exhibit has not been made somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection and somitted for review by Plantiffs reserve al objection and review of the review by Plantiffs reserve al objection and research to the research plantiffs and review of the review by Plantiffs reserve all objection in the created and advantage of the review of the research plantiffs or review by Plantiffs reserve all objection in the created and review of the review by Plantiffs reserve all objection and research to the research plantiffs or review by Plantiffs reserve all objection in the created and research to the research plantiffs or review by Plantiffs reserve all objection in the review of the research plantiffs or review by Plantiffs reserve all objection in the review by Plantiffs reserve all objectio	DEFS-0822					Physical Capacitor		
DETS-022. Active or settled defendant register of production in the proposed exhibit has not been made uniform from the plantific severe all objections as the proposed exhibit has not been made uniform from the plantific severe all objections as the proposed exhibit has not been made uniform from the plantific severe all objections as the proposed exhibit and objection in							available for review by Fiantiffis	withess lists, and context of use of exhibit and objection in trial context
parling finalization of visitors and deposition sugarations and deposition deposition of search defendant parling finalization of visitors and deposition of search of search of the sea	DFFS-0823					Physical Canacitor	Plaintiffs reserve all objections as the proposed exhibit has not been made	Objection premature Reply subject to finalization of deposition designations
DEFS-0644 DEFS-0640 DEFS-0	DE15 0025					Thysical Capacitor		
DEFS-084  Active or actived defaulture produced final future of Compilarity  DEFS-084  DEFS-084  DEFS-085  DEFS-086  DEFS-086  DEFS-087  DEFS-087  DEFS-087  DEFS-0885  DEFS-0886  DEFS-088		1 5					available for review by Filantinis	Thiness is so, and content of use of content and conjection in that content
performance in the anti-operation of witness and depotation of witness lasts, and context or witness lasts, and context or earl of earlier and objection in trial context of the same depotation in Flating 1975 and context or witness lasts, and context or well objection in trial context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or well-bell and objection in trial context or witness lasts, and context or witness lasts and depotation in planting the proposition designations or planting wit	DEFS-0824					Physical Capacitor	Plaintiffs reserve all objections as the proposed exhibit has not been made	Objection premature. Reply subject to finalization of deposition designations,
DEF-0844 Expert or Active or settled defendant position federal and pesting inflantation of the deposition designations of the defendant position federal and pesting inflantation of the deposition designations.  DEF-0855 Active or settled development of the deposition designations of the development of the development of the deposition designations.  DEF-0866 Expert or Active or settled designations.  DEF-0867 Expert or Active or settled designations.  DEF-0868 DEF-0868 Expert or Active or settled designations of the development of the designations of the development of the de		pending finalization of witness	Amended Complaint				available for review by Plaintiffs	witness lists, and context of use of exhibit and objection in trial context
defendant pending finalization of Armended Complaint wheels file and deposition designations  DEFS 08-16  DEFS 08-		lists and deposition designations	-					
witness lists and deposition designations  DEFS-085 Active or settled defendant pending finalization or of witness lists and deposition designations  DEFS-085 Active or settled defendant pending finalization or of witness lists and deposition designations  DEFS-086 Expect or Active or settled defendant pending finalization or of witness lists and deposition designations  DEFS-087 DEFS-086 Expect or Active or settled defendant pending finalization or of witness lists and deposition designations  DEFS-087 Active or settled defendant pending finalization or of pending deposition designations witness lists and deposition in Plaintiffs' Third defendant pending finalization or deposition designations  DEFS-087 DEFS-088	DEFS-0844	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			Declaration of Dr. Frederick Warren-Boulton In Support of Certain	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFS-084 Active or settled defendant pending finalization of winds and deposition designations (SHS2010)  DEFS-084 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-084 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-084 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-084 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Expert or Active or settled defendant pending finalization of deposition designations (SHS2010)  DEFS-085 Exper			f Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEF-0445 Active or settled defendant pending finalization of vineses is and deposition of vineses (as and deposition of vineses) and deposition of vineses (as and deposition of vineses) and deposition of vineses (as and deposition of vineses) and deposition of vineses (as and deposition of vineses) and deposition of signatures.  DEF-0447 DEF-047 DEF-047 DEF-047 DEF-05850 DEF-05851 DEF-05850 DEF-05851 DEF-05850 DEF-05851 DEF-05851 DEF-05850 DEF-05851 DEF-05850 DEF-05851 DEF-05850 DEF-05851 DEF-05850 DEF-05850 DEF-05851 DEF-05850 DEF-05850 DEF-05850 DEF-05851 DEF-05850 DE						Russell L. Lamb, ECF 689-16	foundation, hearsay; 401, 403, 802	
Motion for Summary Judgment, ECF 687-5   Sur, undue delay, wasting time, or needlessly presenting cumulative evidences foundation, hearray 401, 403, 802								
DEF-0846   Expert or Active or settled defendant pending finalization of Agreement of Defendant pending finalization of Agreement of Support	DEFS-0845							
DEFS-0846 Expert or Active or settled defendant pending finalization of deposition for finalization of deposition designations (available at https://www.justice.gov/ntr/horizontal-merger-guidelines-of-foundation, bearsay; 401, 403, 802  DEFS-0847 Expert or Active or settled defendant pending finalization of winces lists and deposition designations witness lists and deposition of			Amended Complaint			Motion for Summary Judgment, ECF 687-5		witness lists, and context of use of exhibit and objection in trial context
defandant pending finalization of writess lists and deposition designations DEFS-0847 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0850 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0850 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0850 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0851 Expert or Active or settled defandant pending finalization of writes lists and deposition designations DEFS-0852 Expert or Active or settled defandant pending finalization of writes lists and deposition designations DEFS-0852 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0852 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0852 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0852 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0852 Expert or Active or settled defandant pending finalization of writess lists and deposition designations DEFS-0852 Expert or Active or settled defandant pending finalization of writess lists, and context of use of exhibit and objection in trial context fundation, hearasy; 401, 403, 802 DEFS-0852 Expert or Active or settled defandant pending finalization of writess lists, and deposition designations of writess lists, and deposition designations of writess lists, and context of use of exhibit and objection in trial context fundation, hearasy; 401, 403, 802 DEFS-0852 Expert or Active or settled defendant pending finalization of writes lists and deposition designations of writess lists,	DEEC 0046		D. L. at all a series as in District Col. This is			DOI 1 FTC HIL 1 M C 1 Li # A 10 2010		Olimbia and Dalambia de Calindia de Calindia de Calindia
witness lists and deposition designations  DEFS-0847  DEFS-0849  DEFS-0849  DEFS-0849  DEFS-0850  DEFS-0850  DEFS-0850  DEFS-0850  DEFS-0850  DEFS-0850  DEFS-0850  DEFS-0850  DEFS-0851  DEFS-0851  DEFS-0851  DEFS-0851  DEFS-0851  DEFS-0851  DEFS-0851  DEFS-0852  DEFS-0851  DEFS-0852  DEFS-0853  DEFS-0852  DEFS-0853  DEFS-0852  DEFS-0853  DEFS-0852  DEFS-0853  DEFS-0852  DEFS-0852  DEFS-0852  DEFS-0853  DEFS-0853  DEFS-0852  DEFS-0853  DEFS-0852  DEFS-0853  DEFS-0852  DEFS-0853  DEFS-0853  DEFS-0853  DEFS-0853  DEFS-0852  DEFS-0853  DEFS-0853  DEFS-0853  DEFS-0853  DEFS-0854  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0854  DEFS-0854  DEFS-0854  DEFS-0854  DEFS-0854  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0855  DEFS-0856  DEFS-0855  DEFS-0856  D	DEFS-0840							
DEFS-0847   Expert or Active or settled defendant pending finalization of witness lists and deposition designations			Amended Complaint					withess lists, and context of use of exhibit and objection in that context
DEFS-0847 Expert or Active or settled delendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled delendant pending finalization of Amended Complaint  DEFS-0851 Expert or Active or settled designations  DEFS-0852 Expert or Active or settled delendant pending finalization of Amended Complaint  DEFS-0853 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0854 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0855 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0856 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0856 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0857 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0858 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0859 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Complaint  DEFS-0850 Expert or Active or settled defendant pending finalization of Amended Com						08172010)	loundation, nearsay, 401, 403, 802	
defendant pending finalization of witness lists and deposition designations  DEFS-0850 Expert or Active or settled designations  DEFS-0851 Expert or Active or settled designations  DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled designations  DEFS-0854 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0855 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0858 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0859 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0851 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of witness lists and deposition designations defendant pending finalization of witness lists and deposition designations defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of witness lists and deposition designations defendant pending finalization of witness lists and	DEFS-0847	8	Rebut allegations in Plaintiffs' Third			Physical Units of Shinvei Capacitors	Plaintiffs reserve all objections as the proposed exhibits have not been made	Objection premature. Reply subject to finalization of deposition designations.
witness lists and deposition designations  Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0850   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0851   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0854   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0855   Expert or Active or settled deposition designations  DEFS-0856   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856   Expert or Active or settled deposition designations  DEFS-0857   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0858   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0859   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0859   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0859   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0850   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0851   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853   Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853   E						, , ,		
DEFS-0850 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0851 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0852 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of deposition designations  Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0853 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0854 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0855 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0851 Expert or Active or settled def			•				, in the second	
defendant pending finalization of witness lists and deposition designations  DEFS-0851 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0854 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0855 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0857 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0858 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0859 Expert or Active or settled defendant pending finalization of witness lists, and context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context		designations						
witness lists and deposition designations  DEFS-0851 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0854 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0855 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0857 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0858 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0859 Expert or Active or settled defendant pending finalization of deposition designations witness lists and deposition designations witness lists and deposition designations of defendant pending finalization of deposition designations witness lists and deposition designations of defendant pending finalization of deposition designations witness lists and deposition designations of defendant pending finalization of defendant pending finalization of deposition designations witness lists and deposition designations witness lists and deposition designation of defendant pending finalization of defendant p	DEFS-0850	Expert or Active or settled	Rebut allegations in Plaintiffs' Third			"DC Film Capacitors: Outlook," Passive Component Industry	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
designations  Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852  Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852  Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852  Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0854  DEFS-0855  Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856  DEFS-0856  DEFS-0856  Expert or Active or settled defendant pending finalization of witness lists and deposition designations  Amended Complaint  Panasonic High-Performance Film Capacitors, Passive Component Industry Magazine, July/August 2003  Industry Magazine, July/August 2003  Panasonic High-Performance Film Capacitors, Passive Component Industry Magazine, July/August 2003  Expert or Active or settled defendant pending finalization of deposition designations  Expert or Active or settled defendant pending finalization of defendant pending finalizat			f Amended Complaint			Magazine, July/August 2003		witness lists, and context of use of exhibit and objection in trial context
DEFS-0851 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0853 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0854 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0855 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of deposition designations and designations of deposition designations of deposition designations and designations of deposition designations o							foundation, hearsay; 401, 403, 802	
defendant pending finalization of witness lists and deposition designations  DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled witness lists and deposition defendant pending finalization of defendant pending f								
witness lists and deposition designations  DEFS-0852 Expert or Active or settled defendant pending finalization of deposition designations defendant pending finalization of deposition designations defendant pending finalization of defendant pending finalization of deposition designations defendant pending finalization of defendant pending finalization of deposition designations defendant pending finalization of deposition designations defendant pending finalization of defendant p	DEFS-0851							
DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of designations  DEFS-0853 Expert or Active or settled defendant pending finalization of designations  DEFS-0854 Expert or Active or settled defendant pending finalization of designations  DEFS-0855 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition of deposition designations  DEFS-0857 Expert or Active or settled defendant pending finalization of witness lists and deposition of deposition designations  Capacitor Market," Passive Component Industry Magazine, July/Augazine,			f Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFS-0852 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0854 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0855 Expert or Active or settled defendant pending finalization of witness lists and deposition designations  DEFS-0856 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0857 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0858 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0859 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial context of use of exhibit and objection in trial co						September/October 2002	noundation, nearsay; 401, 405, 802	
defendant pending finalization of witness lists and deposition designations  DEFS-0853  DEFS-0854  DEFS-0855  DEFS-0855  DEFS-0856  DEFS-0856  DEFS-0856  DEFS-0857  DEFS-0857  DEFS-0857  DEFS-0858  DEFS-0858  DEFS-0858  DEFS-0858  DEFS-0858  DEFS-0859	DEES-0852		Rebut allegations in Plaintiffs' Third			"Panaconic High Performance Film Canacitors " Passive Component	Relevance probative value outweighed by rick of confusion miclosding the	Objection premature Reply subject to finalization of denosition designations
witness lists and deposition designations  DEFS-0853 Expert or Active or settled defendant pending finalization of Amended Complaint  Capacitor Market," Passive Component Industry Magazine, witness lists and deposition  DEFS-0854 Expert or Active or settled defendant pending finalization of Amended Complaint  Capacitor Market," Passive Component Industry Magazine, witness lists and deposition  Going Global: Changing Landscapes of the MLCC and Fixed Capacitor Market," Passive Component Industry Magazine, witness lists and deposition  Going Global: Changing Landscapes of the MLCC and Fixed Capacitor Market," Passive Component Industry Magazine, witness lists and deposition  Going Global: Changing Landscapes of the MLCC and Fixed Capacitor Market," Passive Component Industry Magazine, witness lists and deposition  Going Global: Changing Landscapes of the MLCC and Fixed Capacitor Market," Passive Component Industry Magazine, foundation, hearsay; 401, 403, 802  Witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context witness lists, and context of use of exhibit and objection in trial context	DL1 3-0032	*	S					
designations  DEFS-0853 Expert or Active or settled defendant pending finalization of defondant pending finalization of witness lists and deposition  DEFS-0850 Expert or Active or settled defendant pending finalization of witness lists and deposition  The designations of deposition designations of defondant pending finalization of defondant pending finalization of witness lists and deposition  DEFS-0853 Expert or Active or settled defendant pending finalization of defondant pending finalization of defondant pending finalization of defondant pending finalization of deposition designations pury, undue delay, wasting time, or needlessly presenting cumulative evidence; witness lists, and context of use of exhibit and objection in trial context foundation, hearsay; 401, 403, 802			I I Included Complaint			industry triagazine, July/August 2003		without mid context of use of exhibit and objection in that context
DEFS-0853 Expert or Active or settled defendant pending finalization of deposition designations defendant pending finalization of witness lists and deposition designations.  Expert or Active or settled defendant pending finalization of deposition designations of Amended Complaint defendant pending finalization of deposition designations designations deposition designations designations defendant pending finalization of Amended Complaint defendant pending finalization of Amended Complaint defendant pending finalization of Amended Complaint defendant pending finalization of deposition designations defendant pending finalization of deposition defendant pending finalization of deposition designations defendant pending finalization of deposition defendant pending finalization of deposition designations defendant pending finalization of deposition designations defendant pending finalization of deposition defendant pending finalization of deposition defendant pending finalization of deposition designations defendant pending finalization of deposition defendant pending finalization							10 11 10 11 10 11 10 11 10 11 10 11 10 11 11	
defendant pending finalization of Amended Complaint witness lists and deposition   Amended Complaint witness lists and deposition   Amended Complaint   Gapacitor Market," Passive Component Industry Magazine, witness lists, and context of use of exhibit and objection in trial context   January/February 2004   foundation, hearsay; 401, 403, 802	DEFS-0853		Rebut allegations in Plaintiffs' Third			"Going Global: Changing Landscapes of the MLCC and Fixed	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations.
witness lists and deposition January/February 2004 foundation, hearsay; 401, 403, 802								
designations			· .					, and the second
		designations						

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 142 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0854	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			"List of Top Contract Manufacturers for 2010," Circuit Assembly Magazine, 2010	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0855	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Arne Albertsen, Jianghai Europe Electronic Components GmbH, "DC-Link Capacitor Technology Comparison: Aluminum Electrolytic vs. Film Capacitors," n.d. (available at http://www.heynen.com/aluminum-electrolytic-capacitors-vs-film-capacitors/)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0856	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third ff Amended Complaint			ASC Capacitors, "Guide for Replacing Aluminum Electrolytic Capacitors with Polypropylene Film Capacitors," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0857	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Cornell Dubilier, "Application Guide, Aluminum Electrolytic Capacitors," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0858	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			DfR Solutions, "Long-Term Storage of Aluminum Electrolytic Capacitors, Capacitance vs. Voltage VENN Diagram," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0859	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Electrical Technology, "Types of Capacitors Chart," 2019 (available at www.electricaltechnology.org)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0860	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Gina Roos, EPS News, "Electronics distributors struggle in 2009," Ma 13, 2010	y Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0861	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Israel Losada Salvador, Kitron, "Electronic Components Market Update," November 2018	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0862	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			JB Capacitor Company, "Film Capacitor Cross Reference," n.d. (available at www.jbcapacitors.com/pdf/jb-Film-Capacitors-Cross-Reference.pdf)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0863	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Johanson Dielectrics, "Basics of Ceramic Chip Capacitors," (available a johansondielectrics.com/basics-of-ceramic-chip-capacitors)	at Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0864	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			KEMET Corporation, "Introduction to Capacitor Technologies, What is a Capacitor?," 2013	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0865	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			KEMET Corporation, "SMD Film Solutions," December 3, 2018	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0866	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			KEMET Corporation, AO CAP Product Overview, n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0867	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			KEMET Corporation, KeyBanc Capital Markets Industrial, Automotive, & Transportation Conference, June 1, 2011	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0868	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Mark Gebbia, Illinois Capacitors, "A Comparison of Surface Mount Aluminum and Tantalum Electrolytic Capacitors," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 143 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0869	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Mark Gebbia, Illinois Capacitors, "An Introduction to Selecting Film Capacitors," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0870	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			NIC Components, "Capacitor Review," Q1 2011	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0871	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Richard Wilson, Electronics Weekly, "There is now an alternative to solid tantalum capacitors," March 29, 2017 (available at www.electronicsweekly.com/news/now-alternative-solid-tantalum-capacitors-2017-03/)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0872	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Samwha Capacitor, "Aluminum Electrolytic Capacitor Assembly Process" (available at www.samwha.com)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0873	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Stephen Las Marias, "Asia's Film Capacitor Industry," Passive Component Industry Magazine, July/August 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0874	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			TDK Corporation, "Electronics ABC: Capacitors, Part 4 'Film Capacitors [1]," TECH-MAG, n.d. (available at https://www.tdk.com/tech-mag/electronics_primer/7)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0875	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			TDK Corporation, "Film Capacitor Assembly Process Illustration," 2019 (available at www.global.tdk.com)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0876	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			TDK Corporation, "Guide to Replacing an Electrolytic Capacitor with an MLCC (Multilayer Ceramic Chip Capacitors)," n.d. (available at www.product.tdk.com)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0877	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			TDK Corporation, "Volume 1, Features of High Voltage MLCC with COG Characteristics and Replacement Solutions," n.d. (available at www.product.tdk.com)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0878	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			TEAPO-LUXON, "Electrolytic Cross Reference" (available at www.s-pintl.com/products/manufacturer/g-luxon-teapo/)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0879	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Venture Outsource, "EMS/ODM Industry Forecast, 2014-19 (including data from New Venture Research for 2002 to 2007)," 2014	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0880	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			www.capacitorguide.com/film-capacitor/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0881	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			www.capacitorguide.com/tantalum-capacitor/	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0882	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			www.sourceesb.com	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0883	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			"AC Film Capacitors: Market Outlook," Passive Component Industry Magazine, July/August 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 144 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0884	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			"AVX Corporation: Number One in Tantalum and Niobium-Oxide Capacitors Worldwide in 2003," Passive Component Industry Magazine, July/August 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0885	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			"Aluminum Capacitors 201," Passive Components Industry Magazine, September/October 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0886	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			"Aluminum Capacitors: End Game," Passive Components Industry Magazine, September/October 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0887	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			"Changing Market Shares in Ceramic Capacitors," Passive Component Industry Magazine, March/April 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0888	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			"Film Capacitors for Automotive and Industrial Applications," Passive Components Industry Magazine, September/October 2008	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0889	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			"Top Tantalum Capacitors Suppliers: 2002," Passive Component Industry Magazine, May/June 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0890	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Aerovox Corporation, "Applications Matrix, AC and DC Non-Polar Film Capacitors," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0891	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Aerovox Corporation, "Motor Run & General Purpose AC Capacitors," 2017 (available at www.aerovox.com/Products/MotorRunCapacitors.aspx)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0892	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			AVX Corporation, "Dielectric Comparison Chart," 1998	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0893	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			AVX Corporation, "Technical Information: Comparison of Multilayer Ceramic and Tantalum Capacitors," n.d. (available at www.avx.com/docs/techinfo/CeramicCapacitors/mlc-tant.pdf)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0894	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			AVX Corporation, MLCC Cross Reference Guide, n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0895	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			AVX Corporation, Tantalum Cross Reference Guide, n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0896	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			CDE, Cross Reference, n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0897	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Cletas J. Kaiser, "The Capacitor Book," CJ Publishing, 1995	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0898	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Cornell Dubilier, "AC Capacitor Application Guide," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 145 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0899	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Cornell Dubilier, "Advances In Capacitors and Ultracapacitors for Power Electronics - Industrial Session 1.3," Applied Power Energy Conference, March 2013	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0900	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint				Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0901	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  Amended Complaint			e-inSite, "Capacitor Markets," November 5, 2002 (available at www.e-insite.net/index.asp)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0902	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Hyundai Motor Investment & Securities, "Passive Components: Structural Supply Shortage To Intensify," April 9, 2018 (available at seekingalpha.com/article/4161711-passive-components-structural- supply-shortage-intensify)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0903	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	•			KEMET Corporation, "Application Guide," 2016	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0904	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  f Amended Complaint			KEMET Corporation, "Automotive Capacitors," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0905	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  Of Amended Complaint			KEMET Corporation, "Crossing MLCC to KO-CAP," 2018	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0906	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			KEMET Corporation, "KEMET's distinctive brand reputation," circa 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0909	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  Of Amended Complaint			KEMET Corporation, Line Card, n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0910	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			2007	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0911	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Marianne Vancleemput, Vishay Bccomponents, "Applications and Technical Consideration for Metallized Film Capacitors," Passive Components Industry Magazine, September/October 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0912	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Mark D. Waugh, "Murata's Summary and Outlook for Capacitors," Passive Component Industry Magazine, January/February 2008	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0913	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Mary Ellen Bauchman, "Tantalum Capacitor Market Update," TTI, December 1, 2010	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0914	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Micro Technology Group, Inc., "Aluminum vs. Film Capacitors in Inverter Applications," 2019	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0915	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Murata Manufacturing Co., Ltd., "For replacement of film capacitors, High capacitance multilayer ceramic capacitors that reduce the risk of noise and cracks," n.d., (available at www.murata.com/en-eu/products/leadmount/solution/case/film02)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 146 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0916	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Murata Manufacturing Co., Ltd., "Product Guide, Polymer Aluminum Electrolytic Capacitors," June 1, 2012	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0917	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third if Amended Complaint			Murata Manufacturing Co., Ltd., "Technical Report: Evolving Capacitors – Multilayer Ceramic Capacitors Part 2: Technology (part 1 of 2)," June 24, 2014 (available at www.murata.com/products/emiconfun/capacitor/2014/06/24/en-2014/06/24-p1)	Relevance, probative value outweighed by risk of confusion, misleading the 1 jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0918	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  f Amended Complaint			NIC Components, "Alternatives to Surface Mount Tantalum Electrolytic Capacitors," September 6, 1999	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0919	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			NIC Components, "Low ESR Capacitors," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0920	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third ff Amended Complaint			NIC Components, "Passive Components: Capacitors & Resistors," Wireless System Design, February 2000	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0921	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third ff Amended Complaint			Passive Component Industry Magazine, January/February 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0922	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Passive Component Industry Magazine, January/February 2005	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0923	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, January/February 2007	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0924	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, January/February 2008	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0925	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Passive Component Industry Magazine, July/August 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0926	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, July/August 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0927	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, July/August 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0928	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third if Amended Complaint			Passive Component Industry Magazine, July/August 2008	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0929	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, March/April 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0930	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, March/April 2005	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 147 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0931	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, March/April 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0932	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, March/April 2007	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0933	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, May/June 2002	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0934	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, May/June 2003	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0935	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, May/June 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0936	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, May/June 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0937	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, May/June 2007	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0938	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, November/December 2002	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0939	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, November/December 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0940	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, November/December 2005	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0941	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, November/December 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0942	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, September/October 2002	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0943	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, September/October 2004	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0944	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, September/October 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0945	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Passive Component Industry Magazine, September/October 2008	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 148 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0946	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  of Amended Complaint			Pearson Education, Inc., "Channel Map for an Electronic Components Company," Prentice Hall, 2009	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0947	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  of Amended Complaint			Peter Huber and Mark Mills, "Tantalum, Titanates, and Silicon: Kemet's technology roadmap," Huber-Mills Digital Power Report, May 2002 (available at www.tech-pundit.com/wp-content/uploads/2011/06/Kemet Tantalum-Titanates-and-Silicon-May02.pdf)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0948	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Samsung, Application and Comparison Tables, n.d	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0949	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			T. Zednicek, B. Vrana et al., AVX, "Tantalum and Niobium Technology Roadmap," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0950	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			T.I.C., Bulletin No 171, "How to make tantalum," October 2017	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0951	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			TDK Corporation, "TDK: Guide for replacing of film capacitors with MLCC," July 28, 2017 (available at www.passive-components.eu/tdk-guide-for-replacing-of-film-capacitors-with-mlcc.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0952	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  of Amended Complaint			Tomas Zednicek, European Passive Components Institute, "MLCC Capacitors Availability First Aid: Tantalum/NbO to MLCC Replacement Guidelines," November 4, 2018 (available at www.passive components.eu/mlcc-capacitors-availability-first-aid-tantalum-nbo-to-mlcc-capacitors-replacement-guidelines/)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0953	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Vishay Intertechnology, "Divers Components for Diverse Markets," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0954	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Vishay, Market Penetration, circa 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0955	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			World Capacitor Trade Statistics, "World Capacitor Report", April 2000	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0956	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Wurth Elektronik, "Abc of Capacitors," n.d. (available at www.we-online.com)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0957	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Wurth Elektronik, "Construction of Aluminum Electrolytic Capacitors: Pros and Cons," n.d. (available at www.we-online.com)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0958	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			Yageo, "Leading Market Position by Volume," circa 2017	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0959	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Yageo, "Major E-Cap Suppliers in the World," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0960	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third  f Amended Complaint			Yageo, "Road Map," n.d.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 149 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0961	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Dennis Zogbi, "Experiencing Rapid Growth in a Mature Market," Passive Component Industry Magazine, November/December 2005	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0962	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Dennis Zogbi, "Global Market Update for 16 Types of Capacitor," TTI MarketEye, November 6, 2018	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0963	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Dennis Zogbi, "Opportunity Alert: Molded Conductive Polymer Aluminum Chip Capacitors," TTI MarketEye, September 21, 2010	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0964	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Dennis Zogbi, "Passive Component Sales by World Region: FY 2011 Outlook," TTI MarketEye, March 8, 2010	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0965	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Dennis Zogbi, "Shifts in Passive Component Consumption by World Region: Year-End 2010," TTI MarketEye, January 5, 2011	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0966	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, "2006 Global Passive Component Forecast by Type," 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0967	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, "Acquisitions of CAPACITOR Companies Shape the Market Between 1990-2014," 2014	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0968	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Dennis Zogbi, "Mergers & Acquisitions in Passive Electronic Components: 20 Year Assessment," TTI MarketEye, October 13, 2010	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0969	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, "Summary: 2006 Outlook," 2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0970	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Declaration of Kobayashi (FTAIA Declaration), ECF 915-10	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay, 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0971	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Wooldridge, Jeffery M., Introductory Econometrics: A Modern Approach. 3d ed.	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0972	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			backup, Feburary 24, 2017	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0973	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Expert Reply Declaration of Russell L. Lamb, materials relied upon, and data backup, April 28, 2017	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0974	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Expert Reply Declaration of Russell L. Lamb, materials relied upon, and data backup, November 30, 2018	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0982	Expert or Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint			CD of Transactional data of Shinyei	Plaintiffs reserve all objections pending confirmation of what this proposed exhibit is and expect to reach agreement	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 150 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFS-0983	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, Inc., Capacitors World Markets, Technologies & Opportunites 2012-2017	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0984	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, Inc., Capacitors World Markets, Technologies & Opportunites 2014-2019	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0985	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, Inc., Global Capacitors Markets 2003-2008	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0986	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, Inc., Global Capactior Markets 2005-2010	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFS-0987	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint			Paumanok Publications, Inc., Passive Electronic Components: World Market Outlook 2014-2019	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0001	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	AASI-00002742		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0008	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00001134		ELNA Product Catalog 2005-2006	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay, 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0009	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00001294		ELNA Product Catalog 2006-2007	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0010	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00001455		ELNA Product Catalog 2007-2008	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0011	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00001627		ELNA Product Catalog 2008-2009	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0012	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	ELNA_NDCAL-00001917		ELNA Product Catalog 2010-2011	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0013	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00002261		ELNA Product Catalog 2013-2014	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay, 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0014	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00004988		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0015	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005001		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0016	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005012		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 151 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFSR-0017	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005023		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0018	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005024		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0019	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005025		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0020	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005026		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0021	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005027		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0022	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00005028		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0023	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354349		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0024	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354351		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0025	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354352		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0026	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354353		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0027	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354354		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0028	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354355		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0029	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354356		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0030	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354357		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0031	Expert or Active or settled defendant pending finalization witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354358		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

# Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 152 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFSR-0032	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third of Amended Complaint	ELNA_NDCAL-00354359		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0033	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint	ELNA_NDCAL-00354360		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0034	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third ff Amended Complaint	ELNA_NDCAL-00469499		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0035	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint	ELNA_NDCAL-00469500		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0036	Expert or Active or settled defendant pending finalization o witness lists and deposition designations	Rebut allegations in Plaintiffs' Third f Amended Complaint	ELNA_NDCAL-00469502		Data cited in Haider report	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0037	Active or settled defendant pending finalization of witness lists and deposition designations		HIT00014501		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0038	Active or settled defendant pending finalization of witness lists and deposition designations		HIT00015622		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0039	Active or settled defendant pending finalization of witness lists and deposition designations		HIT00038797		Bates Numbered Document	Relevance, authenticity, hearsay, 401, 403, 802, 901	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0040	Active or settled defendant pending finalization of witness lists and deposition designations		HIT00042849		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0041	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HIT00058172		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0042	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	HIT00080145		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0043	Active or settled defendant pending finalization of witness lists and deposition designations		HIT00087881		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0047	Active or settled defendant pending finalization of witness lists and deposition designations		MATSUO 00000628		Bates Numbered Document	Plaintiffs reserve all objections, and want to discuss with Defendants the reason for including this document which appears to be the same as the prior document	witness lists, and context of use of exhibit and objection in trial context
DEFSR-0049	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000637		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0051	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000647		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0053	Active or settled defendant pending finalization of witness lists and deposition designations		MATSUO 00000667		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0055	Active or settled defendant pending finalization of witness lists and deposition designations		MATSUO 00000689		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0057	Active or settled defendant pending finalization of witness lists and deposition designations		MATSUO 00000700		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0059	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000720		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context

### Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 153 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEFSR-0061	Active or settled defendant	Rebut allegations in Plaintiffs' Third	MATSUO 00000763		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness lists and deposition designations	Amended Complaint					witness lists, and context of use of exhibit and objection in trial context
DEFSR-0063	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000793		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0065	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000815		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0067	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000826		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0069	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	MATSUO 00000837		Bates Numbered Document	See comment above for MATSUO 00000628	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0077	ELNA witness	Rebut allegations in Plaintiffs' Third Amended Complaint	United States v. Enla Co., Lt., 4:16- cr-00365-JD (ECF 65)		United States Memorandum Re Restitution	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0078	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint	United States v. Holy Stone Holdings Co., Ltd., 4:16-cr-0366-JD (ECF No. 16)		United States' Supplemental Sentencing Memorandum	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0079	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint	United States v. Holy Stone Holdings Co., Ltd., 4:16-cr-0366-JD (ECF No. 45)		United States' Second Supplemental Sentencing Memorandum	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0080	Holy Stone witness	Rebut allegations in Plaintiffs' Third Amended Complaint	United States v. Holy Stone Holdings Co., Ltd., 4:16-cr-0366-JD (ECF No. 9)		United States' Sentencing Memorandum and Request for Expedited Sentencing	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures; failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0086	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint			Representative Capcaitors	Plaintiffs reserve all objections as they materials have not been provided to Plaintiffs for review	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0093	ELNA witness	Rebut allegations in Plaintiffs' Third Amended Complaint			U.S. v. Elna , 16-cr-365, ECF No. 65 (N.D. Cal. Mar. 15, 2018) (U.S. Restitution Memo)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0094	ELNA witness	Rebut allegations in Plaintiffs' Third Amended Complaint			U.S. v. Elna , 16-cr-365, ECF No. 68 (N.D. Cal. Mar. 28, 2018) (U.S. Restitution Reply Memo)	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0101	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00150033		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0102	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00301361		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0103	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00472167		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0104	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00473342		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0105	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00476513		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0106	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00477247		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
DEFSR-0107	Active or settled defendant pending finalization of witness lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	NCC-CAP-00521387		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	Objection premature. Reply subject to finalization of deposition designations witness lists, and context of use of exhibit and objection in trial context

## Case 3:17-md-02801-JD Document 1094-1 Filed 01/22/20 Page 154 of 154

TX No.	Sponsoring Witness	Purpose	BegBates	Depo Ex No.	Defs (Trial Exhibit List) Description	Objections	Reply to Objs
DEEGD 0100	1.0 (1.116.1.)	D. I. a. H. a. B. B. C. COLUMNIA I	NICHICONIAGGARA		D. V. I. ID.		
DEFSR-0108	Active or settled defendant pending finalization of witness	Rebut allegations in Plaintiffs' Third	NICHICON2574305		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	lists and deposition designations	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay; 401, 403, 802	witness lists, and context of use of exhibit and objection in trial context
DEFSR-0109	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3283954		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF5K-0109	pending finalization of witness	Amended Complaint	NICHICON3283934		Bates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint				foundation, hearsay: 401, 403, 802	withess lists, and context of use of exhibit and objection in trial context
DEFSR-0110	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3333662		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEI DIC 0110	pending finalization of witness	Amended Complaint	1.10111001.0333002		Butto Francoita Botament	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFSR-0111	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3334464		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	1				foundation, hearsay; 401, 403, 802	, , , , , , , , , , , , , , , , , , ,
DEFSR-0112	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3634559		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	•				foundation, hearsay; 401, 403, 802	•
DEFSR-0113	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3797725		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	·
DEFSR-0114	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3830937		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFSR-0115	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3833897		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFSR-0116	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON3894614		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFSR-0117	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON-AM00011196		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFSR-0118	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON-AM00260455		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFSR-0119	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON-AM00678240		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations					foundation, hearsay; 401, 403, 802	
DEFSR-0120	Active or settled defendant	Rebut allegations in Plaintiffs' Third	NICHICON-AM01256006		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFICE CASA	lists and deposition designations	D. L. H. L. D. L. MARTINI.	D.L.Y. GOOGGOOGG		D. V. I. ID	foundation, hearsay; 401, 403, 802	
DEFSR-0121	Active or settled defendant	Rebut allegations in Plaintiffs' Third	PAN-C0072077		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFECT OF S	lists and deposition designations	D. I II	DATE OFFICE		D . W . I . I .	foundation, hearsay; 401, 403, 802	
DEFSR-0122	Active or settled defendant	Rebut allegations in Plaintiffs' Third	RUB_002309803		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
	pending finalization of witness	Amended Complaint				jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
DEFSR-0123	lists and deposition designations	Rebut allegations in Plaintiffs' Third	RUB 002308674	+	Bates Numbered Document	foundation, hearsay; 401, 403, 802	Objection respectives. Doubt exhibit to finalization of demositive desired
DEF5K-0123	Active or settled defendant pending finalization of witness	Amended Complaint	KUB_002308074		Dates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint	1	ĺ		jury, undue delay, wasting time, or needlessly presenting cumulative evidence; foundation, hearsay: 401, 403, 802	withess uses, and context of use of exhibit and objection in trial context
DEFSR-0129	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00045039	+	Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEF3K-0129	pending finalization of witness	Amended Complaint	OCC-CAF-00043039		Dates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
	lists and deposition designations	Amended Complaint	1	ĺ		foundation, hearsay: 401, 403, 802	withess uses, and context of use of exhibit and objection in that context
DEFSR-0130	Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-00314883		Bates Numbered Document	Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DELOK-0130	pending finalization of witness	Amended Complaint	CCC-CAF-00314003		Dates Numbered Document	jury, undue delay, wasting time, or needlessly presenting cumulative evidence;	witness lists, and context of use of exhibit and objection in trial context
		Amended Complaint	1	ĺ		foundation, hearsay; 401, 403, 802; Failure to identify on Initial disclosures;	withess uses, and context of use of exhibit and objection in that context
						noundation, nearsay: 401, 405, 602; Pallure to Identity on Initial disclosures:	
	lists and deposition designations						
DEECD 0121	lists and deposition designations	Pobut ellocations in Plaintiffet Thind	LICC CAP 01272502		Reter Numbered Decument	failure to provide translation.	Objection promoture. Penky subject to finalization of denosities designations
DEFSR-0131	lists and deposition designations  Active or settled defendant	Rebut allegations in Plaintiffs' Third	UCC-CAP-01373592		Bates Numbered Document	failure to provide translation.  Relevance, probative value outweighed by risk of confusion, misleading the	Objection premature. Reply subject to finalization of deposition designations,
DEFSR-0131	lists and deposition designations	Rebut allegations in Plaintiffs' Third Amended Complaint	UCC-CAP-01373592		Bates Numbered Document	failure to provide translation.	Objection premature. Reply subject to finalization of deposition designations, witness lists, and context of use of exhibit and objection in trial context